# 105TH CONGRESS H. R. 4579

# AN ACT

To provide tax relief for individuals, families, and farming and other small businesses, to provide tax incentives for education, to extend certain expiring provisions, to amend the Social Security Act to establish the Protect Social Security Account into which the Secretary of the Treasury shall deposit budget surpluses until a reform measure is enacted to ensure the long-term solvency of the OASDI trust funds, and for other purposes.

105TH CONGRESS 2D SESSION

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- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE, ETC.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Taxpayer Relief Act of 1998".
- 6 (b) Amendment of 1986 Code.—Except as other-
- 7 wise expressly provided, whenever in this Act an amend-
- 8 ment or repeal is expressed in terms of an amendment
- 9 to, or repeal of, a section or other provision, the reference
- 10 shall be considered to be made to a section or other provi-
- 11 sion of the Internal Revenue Code of 1986.
- 12 (c) Table of Contents.—
  - Sec. 1. Short title, etc.

# TITLE I—PROVISIONS PRIMARILY AFFECTING INDIVIDUALS AND FAMILIES

#### Subtitle A—General Provisions

- Sec. 101. Elimination of marriage penalty in standard deduction.
- Sec. 102. Exemption of certain interest and dividend income from tax.
- Sec. 103. Nonrefundable personal credits allowed against alternative minimum tax.
- Sec. 104. 100 percent deduction for health insurance costs of self-employed individuals.
- Sec. 105. Special rule for members of uniformed services and Foreign Service in determining exclusion of gain from sale of principal residence.
- Sec. 106. \$1,000,000 exemption from estate and gift taxes.

#### Subtitle B—Provisions Relating to Education

- Sec. 111. Eligible educational institutions permitted to maintain qualified tuition programs.
- Sec. 112. Modification of arbitrage rebate rules applicable to public school construction bonds.

Subtitle C—Provisions Relating to Social Security

- Sec. 121. Increases in the social security earnings limit for individuals who have attained retirement age.
- Sec. 122. Recomputation of benefits after normal retirement age.

# TITLE II—PROVISIONS PRIMARILY AFFECTING FARMING AND OTHER BUSINESSES

Subtitle A—Increase in Expense Treatment for Small Businesses

Sec. 201. Increase in expense treatment for small businesses.

#### Subtitle B—Provisions Relating to Farmers

- Sec. 211. Income averaging for farmers made permanent.
- Sec. 212. 5-year net operating loss carryback for farming losses.
- Sec. 213. Production flexibility contract payments.

Subtitle C—Increase in Volume Cap on Private Activity Bonds

Sec. 221. Increase in volume cap on private activity bonds.

# TITLE III—EXTENSION AND MODIFICATION OF CERTAIN EXPIRING PROVISIONS

#### Subtitle A—Tax Provisions

- Sec. 301. Research credit.
- Sec. 302. Work opportunity credit.
- Sec. 303. Welfare-to-work credit.
- Sec. 304. Contributions of stock to private foundations; expanded public inspection of private foundations' annual returns.
- Sec. 305. Subpart F exemption for active financing income.

#### Subtitle B—Generalized System of Preferences

Sec. 311. Extension of Generalized System of Preferences.

#### TITLE IV—REVENUE OFFSET

Sec. 401. Treatment of certain deductible liquidating distributions of regulated investment companies and real estate investment trusts.

#### TITLE V—TECHNICAL CORRECTIONS

- Sec. 501. Definitions; coordination with other titles.
- Sec. 502. Amendments related to Internal Revenue Service Restructuring and Reform Act of 1998.
- Sec. 503. Amendments related to Taxpayer Relief Act of 1997.
- Sec. 504. Amendments related to Tax Reform Act of 1984.
- Sec. 505. Other amendments.

#### TITLE VI—AMERICAN COMMUNITY RENEWAL ACT OF 1998

- Sec. 601. Short title.
- Sec. 602. Designation of and tax incentives for renewal communities.
- Sec. 603. Extension of expensing of environmental remediation costs to renewal communities.
- Sec. 604. Extension of work opportunity tax credit for renewal communities.
- Sec. 605. Conforming and clerical amendments.

Sec. 606. Evaluation and reporting requirements.

Sec. 607. Exclusion of effects of this Act from paygo scorecard.

# TITLE VII—ESTABLISHMENT OF THE PROTECT SOCIAL SECURITY ACCOUNT

Sec. 701. Establishment of special reserve account.

Sec. 702. Effective date.

#### I—PROVISIONS PRI-TITLE 1 MARILY AFFECTING INDIVID-**UALS AND FAMILIES** 3 Subtitle A—General Provisions 4 SEC. 101. ELIMINATION OF MARRIAGE PENALTY IN STAND-6 ARD DEDUCTION. 7 (a) In General.—Paragraph (2) of section 63(c) (relating to standard deduction) is amended— (1) by striking "\$5,000" in subparagraph (A) 9 10 and inserting "twice the dollar amount in effect 11 under subparagraph (C) for the taxable year"; 12 (2) by adding "or" at the end of subparagraph (B);13 (3) by striking "in the case of" and all that fol-14 15 lows in subparagraph (C) and inserting "in any 16 other case."; and 17 (4) by striking subparagraph (D). 18 (b) Additional Standard Deduction for Aged 19 AND BLIND TO BE THE SAME FOR MARRIED AND UN-

MARRIED INDIVIDUALS.—

- (1) Paragraphs (1) and (2) of section 63(f) are 1 each amended by striking "\$600" and inserting 2 3 "\$750". (2) Subsection (f) of section 63 is amended by 5 striking paragraph (3) and by redesignating para-6 graph (4) as paragraph (3). 7 (c) TECHNICAL AMENDMENTS.— 8 (1) Subparagraph (B) of section 1(f)(6) is 9 amended by striking "(other than with" and all that follows through "shall be applied" and inserting 10 11 "(other than with respect to sections 63(c)(4) and 12 151(d)(4)(A)) shall be applied". 13 (2) Paragraph (4) of section 63(c) is amended 14 by adding at the end the following flush sentence: 15 "The preceding sentence shall not apply to the amount referred to in paragraph (2)(A).". 16 17 (d) Effective Date.—The amendments made by this section shall apply to taxable years beginning after 18
- 19 December 31, 1998.
- 20 SEC. 102. EXEMPTION OF CERTAIN INTEREST AND DIVI-
- 21 DEND INCOME FROM TAX.
- 22 (a) IN GENERAL.—Part III of subchapter B of chap-
- 23 ter 1 (relating to amounts specifically excluded from gross
- 24 income) is amended by inserting after section 115 the fol-
- 25 lowing new section:

#### 1 "SEC. 116. PARTIAL EXCLUSION OF DIVIDENDS AND INTER-

)	
<u> </u>	EST RECEIVED BY INDIVIDUALS.

- 3 "(a) Exclusion From Gross Income.—Gross in-
- 4 come does not include dividends and interest received dur-
- 5 ing the taxable year by an individual.
- 6 "(b) Limitations.—
- 7 "(1) MAXIMUM AMOUNT.—The aggregate
- 8 amount excluded under subsection (a) for any tax-
- 9 able year shall not exceed \$200 (\$400 in the case of
- a joint return).
- 11 "(2) CERTAIN DIVIDENDS EXCLUDED.—Sub-
- section (a) shall not apply to any dividend from a
- corporation which, for the taxable year of the cor-
- poration in which the distribution is made, or for the
- next preceding taxable year of the corporation, is a
- 16 corporation exempt from tax under section 501 (re-
- lating to certain charitable, etc., organization) or
- section 521 (relating to farmers' cooperative associa-
- tions).
- 20 "(c) Special Rules.—For purposes of this sec-
- 21 tion—
- 22 "(1) Exclusion not to apply to capital
- 23 GAIN DIVIDENDS FROM REGULATED INVESTMENT

1	COMPANIES AND REAL ESTATE INVESTMENT
2	TRUSTS.—
	"For treatment of capital gain dividends, see sections 854(a) and 857(c).
3	"(2) Certain nonresident aliens ineli-
4	GIBLE FOR EXCLUSION.—In the case of a non-
5	resident alien individual, subsection (a) shall apply
6	only—
7	"(A) in determining the tax imposed for
8	the taxable year pursuant to section 871(b)(1)
9	and only in respect of dividends and interest
10	which are effectively connected with the conduct
11	of a trade or business within the United States,
12	or
13	"(B) in determining the tax imposed for
14	the taxable year pursuant to section 877(b).
15	"(3) Dividends from employee stock own-
16	ERSHIP PLANS.—Subsection (a) shall not apply to
17	any dividend described in section 404(k).".
18	(b) Conforming Amendments.—
19	(1)(A) Subparagraph (A) of section 135(c)(4) is
20	amended by inserting "116," before "137".
21	(B) Subsection (d) of section 135 is amended
22	by redesignating paragraph (4) as paragraph (5)
23	and by inserting after paragraph (3) the following
24	new paragraph:

1	"(4) Coordination with Section 116.—This
2	section shall be applied before section 116.".
3	(2) Paragraph (2) of section 265(a) is amended
4	by inserting before the period ", or to purchase or
5	carry obligations or shares, or to make deposits, to
6	the extent the interest thereon is excludable from
7	gross income under section 116".
8	(3) Subsection (c) of section 584 is amended by
9	adding at the end thereof the following new flush
10	sentence:
11	"The proportionate share of each participant in the
12	amount of dividends or interest received by the common
13	trust fund and to which section 116 applies shall be con-
14	sidered for purposes of such section as having been re-
15	ceived by such participant.".
16	(4) Subsection (a) of section 643 is amended by
17	redesignating paragraph (7) as paragraph (8) and
18	by inserting after paragraph (6) the following new
19	paragraph:
20	"(7) DIVIDENDS OR INTEREST.—There shall be
21	included the amount of any dividends or interest ex-
22	cluded from gross income pursuant to section 116.".
23	(5) Section 854(a) is amended by inserting

"section 116 (relating to partial exclusion of divi-

- dends and interest received by individuals) and"
  after "For purposes of".

  (6) Section 857(c) is amended to read as follows:
- 5 "(c) RESTRICTIONS APPLICABLE TO DIVIDENDS RE-6 CEIVED FROM REAL ESTATE INVESTMENT TRUSTS.—
- "(1) TREATMENT FOR SECTION 116.—For purposes of section 116 (relating to partial exclusion of dividends and interest received by individuals), a capital gain dividend (as defined in subsection (b)(3)(C)) received from a real estate investment trust which meets the requirements of this part shall not be considered as a dividend.
  - "(2) TREATMENT FOR SECTION 243.—For purposes of section 243 (relating to deductions for dividends received by corporations), a dividend received from a real estate investment trust which meets the requirements of this part shall not be considered as a dividend.".
  - (7) The table of sections for part III of subchapter B of chapter 1 is amended by inserting after the item relating to section 115 the following new item:

"Sec. 116. Partial exclusion of dividends and interest received by individuals.".

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1	(c) Effective Date.—The amendments made by
2	this section shall apply to taxable years beginning after
3	December 31, 1998.
4	SEC. 103. NONREFUNDABLE PERSONAL CREDITS ALLOWED
5	AGAINST ALTERNATIVE MINIMUM TAX.
6	(a) In General.—Subsection (a) of section 26 is
7	amended to read as follows:
8	"(a) Limitation Based on Amount of Tax.—The
9	aggregate amount of credits allowed by this subpart for
10	the taxable year shall not exceed the sum of—
11	"(1) the taxpayer's regular tax liability for the
12	taxable year; and
13	"(2) the tax imposed for the taxable year by
14	section 55(a).
15	For purposes of applying the preceding sentence, para-
16	graph (2) shall be treated as being zero for any taxable
17	year beginning during 1998.".
18	(b) Conforming Amendments.—
19	(1) Subsection (d) of section 24 is amended by
20	striking paragraph (2) and by redesignating para-
21	graph (3) as paragraph (2).
22	(2) Section 32 is amended by striking sub-
23	section (h).

1	(c) Effective Date.—The amendments made by
2	this section shall apply to taxable years beginning after
3	December 31, 1997.
4	SEC. 104. 100 PERCENT DEDUCTION FOR HEALTH INSUR-
5	ANCE COSTS OF SELF-EMPLOYED INDIVID-
6	UALS.
7	(a) In General.—Paragraph (1) of section 162(l)
8	(relating to special rules for health insurance costs of self-
9	employed individuals) is amended to read as follows:
10	"(1) ALLOWANCE OF DEDUCTION.—In the case
11	of an individual who is an employee within the
12	meaning of section $401(c)(1)$ , there shall be allowed
13	as a deduction under this section an amount equal
14	to 100 percent of the amount paid during the tax-
15	able year for insurance which constitutes medical
16	care for the taxpayer, his spouse, and dependents.".
17	(b) Effective Date.—The amendment made by
18	this section shall apply to taxable years beginning after
19	December 31, 1998.
20	SEC. 105. SPECIAL RULE FOR MEMBERS OF UNIFORMED
21	SERVICES AND FOREIGN SERVICE IN DETER-
22	MINING EXCLUSION OF GAIN FROM SALE OF
23	PRINCIPAL RESIDENCE.
24	(a) In General.—Subsection (d) of section 121 (re-
25	lating to exclusion of gain from sale of principal residence)

1	is amended by adding at the end the following new para-
2	graph:
3	"(9) Members of uniformed services and
4	FOREIGN SERVICE.—
5	"(A) In general.—The running of the 5-
6	year period described in subsection (a) shall be
7	suspended with respect to an individual during
8	any time that such individual or such individ-
9	ual's spouse is serving on qualified official ex-
10	tended duty as a member of the uniformed
11	services or of the Foreign Service.
12	"(B) Qualified official extended
13	DUTY.—For purposes of this paragraph—
14	"(i) In general.—The term 'quali-
15	fied official extended duty' means any pe-
16	riod of extended duty as a member of the
17	uniformed services or a member of the
18	Foreign Service during which the member
19	serves at a duty station which is at least
20	50 miles from such property or is under
21	Government orders to reside in Govern-
22	ment quarters.
23	"(ii) Uniformed services.—The
24	term 'uniformed services' has the meaning
25	given such term by section 101(a)(5) of

- 1 title 10, United States Code, as in effect 2 on the date of the enactment of the Tax-3 payer Relief Act of 1998. Foreign SERVICE  $\mathbf{OF}$ THE UNITED STATES.—The term 'member of 6 the Foreign Service' has the meaning given 7 the term 'member of the Service' by para-8 graph (1), (2), (3), (4), or (5) of section 9 103 of the Foreign Service Act of 1980, as 10 in effect on the date of the enactment of 11 the Taxpayer Relief Act of 1998. 12 "(iv) Extended duty.—The term 'extended duty' means any period of active 13 14 duty pursuant to a call or order to such 15 duty for a period in excess of 90 days or 16 for an indefinite period.". 17 (b) Effective Date.—The amendment made by this section shall apply to sales and exchanges after the 18 19 date of the enactment of this Act. 20 SEC. 106. \$1,000,000 EXEMPTION FROM ESTATE AND GIFT 21 TAXES. 22 (a) IN GENERAL.—Subsection (c) of section 2010 23 (relating to applicable credit amount) is amended to read as follows: 24
- 25 "(c) APPLICABLE CREDIT AMOUNT.—

1	"(1) In general.—For purposes of this sec-
2	tion, the applicable credit amount is \$345,800.
3	"(2) APPLICABLE EXCLUSION AMOUNT.—For
4	purposes of the provisions of this title which refer to
5	this subsection, the applicable exclusion amount is
6	\$1,000,000.".
7	(b) Effective Date.—The amendment made by
8	this section shall apply to estates of decedents dying, and
9	gifts made, after December 31, 1998.
10	Subtitle B—Provisions Relating to
11	Education
12	SEC. 111. ELIGIBLE EDUCATIONAL INSTITUTIONS PER-
13	MITTED TO MAINTAIN QUALIFIED TUITION
13 14	MITTED TO MAINTAIN QUALIFIED TUITION PROGRAMS.
14	PROGRAMS.
14 15	PROGRAMS.  (a) In General.—Paragraph (1) of section 529(b)
14 15 16 17	PROGRAMS.  (a) In General.—Paragraph (1) of section 529(b) (defining qualified State tuition program) is amended by
14 15 16 17	PROGRAMS.  (a) IN GENERAL.—Paragraph (1) of section 529(b) (defining qualified State tuition program) is amended by inserting "or by 1 or more eligible educational institu-
14 15 16 17 18	PROGRAMS.  (a) In General.—Paragraph (1) of section 529(b) (defining qualified State tuition program) is amended by inserting "or by 1 or more eligible educational institutions" after "maintained by a State or agency or instru-
14 15 16 17 18	PROGRAMS.  (a) IN GENERAL.—Paragraph (1) of section 529(b) (defining qualified State tuition program) is amended by inserting "or by 1 or more eligible educational institutions" after "maintained by a State or agency or instrumentality thereof".
14 15 16 17 18 19 20	PROGRAMS.  (a) In General.—Paragraph (1) of section 529(b) (defining qualified State tuition program) is amended by inserting "or by 1 or more eligible educational institutions" after "maintained by a State or agency or instrumentality thereof".  (b) Technical Amendments.—
14 15 16 17 18 19 20 21	PROGRAMS.  (a) IN GENERAL.—Paragraph (1) of section 529(b) (defining qualified State tuition program) is amended by inserting "or by 1 or more eligible educational institutions" after "maintained by a State or agency or instrumentality thereof".  (b) Technical Amendments.—  (1) The texts of sections 72(e)(9), 135(c)(2)(C),
14 15 16 17 18 19 20 21	PROGRAMS.  (a) IN GENERAL.—Paragraph (1) of section 529(b) (defining qualified State tuition program) is amended by inserting "or by 1 or more eligible educational institutions" after "maintained by a State or agency or instrumentality thereof".  (b) Technical Amendments.—  (1) The texts of sections 72(e)(9), 135(c)(2)(C), 135(d)(1)(D), 529, 530, and 4973(e)(1)(B) are each

- 1 (2) The paragraph heading for paragraph (9) of 2 section 72(e) and the subparagraph heading for sub-3 paragraph (B) of section 530(b)(2) are each amend-4 ed by striking "STATE".
- 5 (3) The subparagraph heading for subpara-6 graph (C) of section 135(c)(2) is amended by strik-7 ing "QUALIFIED STATE TUITION PROGRAM" and in-8 serting "QUALIFIED TUITION PROGRAMS".
- 9 (4) Sections 529(c)(3)(D)(i) and 6693(a)(2)(C) 10 are each amended by striking "qualified State tui-11 tion programs" and inserting "qualified tuition pro-12 grams".
- 13 (5)(A) The section heading of section 529 is 14 amended to read as follows:

#### 15 "SEC. 529. QUALIFIED TUITION PROGRAMS.".

- 16 (B) The item relating to section 529 in the 17 table of sections for part VIII of subchapter F of 18 chapter 1 is amended by striking "State".
- 19 (c) Effective Date.—The amendments made by 20 this section shall take effect on January 1, 1999.

1	SEC. 112. MODIFICATION OF ARBITRAGE REBATE RULES
2	APPLICABLE TO PUBLIC SCHOOL CONSTRUC-
3	TION BONDS.
4	(a) In General.—Subparagraph (C) of section
5	148(f)(4) is amended by adding at the end the following
6	new clause:
7	"(xviii) 4-year spending require-
8	MENT FOR PUBLIC SCHOOL CONSTRUCTION
9	ISSUE.—
10	"(I) IN GENERAL.—In the case
11	of a public school construction issue,
12	the spending requirements of clause
13	(ii) shall be treated as met if at least
14	10 percent of the available construc-
15	tion proceeds of the construction issue
16	are spent for the governmental pur-
17	poses of the issue within the 1-year
18	period beginning on the date the
19	bonds are issued, 30 percent of such
20	proceeds are spent for such purposes
21	within the 2-year period beginning on
22	such date, 50 percent of such pro-
23	ceeds are spent for such purposes
24	within the 3-year period beginning on
25	such date, and 100 percent of such
26	proceeds are spent for such purposes

1 within the 4-year period beginning on 2 such date. "(II) 3 Public SCHOOL CON-STRUCTION ISSUE.—For purposes of this clause, the term 'public school construction issue' means any con-6 7 struction issue if no bond which is 8 part of such issue is a private activity 9 bond and all of the available construc-10 tion proceeds of such issue are to be 11 used for the construction (as defined 12 in clause (iv)) of public school facili-13 ties to provide education or training 14 below the postsecondary level or for 15 the acquisition of land that is func-16 tionally related and subordinate to 17 such facilities. 18 "(III)" **OTHER** RULES TO19 APPLY.—Rules similar to the rules of 20 the preceding provisions of this sub-21 paragraph which apply to clause (ii) 22 also apply to this clause.". 23 (b) Effective Date.—The amendment made by this section shall apply to obligations issued after December 31, 1998. 25

#### **Subtitle C—Provisions Relating to** 1 **Social Security** 2 SEC. 121. INCREASES IN THE SOCIAL SECURITY EARNINGS 4 LIMIT FOR INDIVIDUALS WHO HAVE AT-5 TAINED RETIREMENT AGE. 6 (a) IN GENERAL.—Section 203(f)(8)(D) of the Social 7 Security Act (42 U.S.C. 403(f)(8)(D)) is amended by striking clauses (iv) through (vii) and inserting the following new clauses: 10 "(iv) for each month of any taxable year 11 after ending 1998 and before 2000, 12 \$1,416.662/3; 13 "(v) for each month of any taxable year 14 ending after 1999 and before 2001, 15 \$1,541.662/3;16 "(vi) for each month of any taxable year 17 after 2000 before ending and 2002, 18 \$2,166.662/3;19 "(vii) for each month of any taxable year 20 ending after 2001 and before 2003, \$2,500.00; 21 "(viii) for each month of any taxable year 22 ending after 2002and before 2004, 23 \$2,608.331/3;

1	"(ix) for each month of any taxable year
2	ending after 2003 and before 2005,
3	\$2,833.331/3;
4	"(x) for each month of any taxable year
5	ending after 2004 and before 2006, \$2,950.00;
6	"(xi) for each month of any taxable year
7	ending after 2005 and before 2007,
8	\$3,066.662/3;
9	"(xii) for each month of any taxable year
10	ending after 2006 and before 2008,
11	$$3,195.83\frac{1}{3}$ ; and
12	"(xiii) for each month of any taxable year
13	ending after 2007 and before 2009,
14	\$3,312.50.".
15	(b) Conforming Amendments.—
16	(1) Section $203(f)(8)(B)(ii)$ of such Act (42)
17	U.S.C. 403(f)(8)(B)(ii)) is amended—
18	(A) by striking "after 2001 and before
19	2003" and inserting "after 2007 and before
20	2009"; and
21	(B) in subclause (II), by striking "2000"
22	and inserting "2006".
23	(2) The second sentence of section 223(d)(4)(A)
24	of such Act (42 U.S.C. 423(d)(4)(A)) is amended by

1	inserting "and section 121 of the Taxpayer Relief
2	Act of 1998" after "1996".
3	(c) Effective Date.—The amendments made by
4	this section shall apply with respect to taxable years end-
5	ing after 1998.
6	SEC. 122. RECOMPUTATION OF BENEFITS AFTER NORMAL
7	RETIREMENT AGE.
8	(a) In General.—Section 215(f)(2)(D)(i) of the So-
9	cial Security Act (42 U.S.C. $415(f)(2)(D)(i)$ ) is amended
10	to read as follows:
11	"(i) in the case of an individual who did not die
12	in the year with respect to which the recomputation
13	is made, for monthly benefits beginning with bene-
14	fits for January of—
15	"(I) the second year following the year
16	with respect to which the recomputation is
17	made, in any such case in which the individual
18	is entitled to old-age insurance benefits, the in-
19	dividual has attained retirement age (as defined
20	in section 216(l)) as of the end of the year pre-
21	ceding the year with respect to which the re-
22	computation is made, and the year with respect
23	to which the recomputation is made would not
24	be substituted in recomputation under this sub-
25	section for a benefit computation year in which

1	no wages or self-employment income have been
2	credited previously to such individual, or
3	"(II) the first year following the year with
4	respect to which the recomputation is made, in
5	any other such case; or".
6	(b) Conforming Amendments.—
7	(1) Section 215(f)(7) of such Act (42 U.S.C.
8	415(f)(7)) is amended by inserting ", and as
9	amended by section 122(b)(2) of the Taxpayer Relief
10	Act of 1998," after "This subsection as in effect in
11	December 1978".
12	(2) Subparagraph (A) of section 215(f)(2) of
13	the Social Security Act as in effect in December
14	1978 and applied in certain cases under the provi-
15	sions of such Act as in effect after December 1978
16	is amended—
17	(A) by striking "in the case of an individ-
18	ual who did not die" and all that follows and
19	inserting "in the case of an individual who did
20	not die in the year with respect to which the re-
21	computation is made, for monthly benefits be-
22	ginning with benefits for January of—"; and
23	(B) by adding at the end the following:
24	"(i) the second year following the year with
25	respect to which the recomputation is made, in

any such case in which the individual is entitled to old-age insurance benefits, the individual has attained age 65 as of the end of the year preceding the year with respect to which the recomputation is made, and the year with respect to which the recomputation is made would not be substituted in recomputation under this subsection for a benefit computation year in which no wages or self-employment income have been credited previously to such individual, or

- "(ii) the first year following the year with respect to which the recomputation is made, in any other such case; or".
- 14 (c) Effective Date.—The amendments made by
  15 this section shall apply with respect to recomputations of
  16 primary insurance amounts based on wages paid and self
  17 employment income derived after 1997 and with respect
  18 to benefits payable after December 31, 1998.

1	TITLE II—PROVISIONS PRI-
2	MARILY AFFECTING FARMING
3	AND OTHER BUSINESSES
4	Subtitle A—Increase in Expense
5	<b>Treatment for Small Businesses</b>
6	SEC. 201. INCREASE IN EXPENSE TREATMENT FOR SMALL
7	BUSINESSES.
8	(a) General Rule.—Paragraph (1) of section
9	179(b) (relating to dollar limitation) is amended to read
10	as follows:
11	"(1) Dollar limitation.—The aggregate cost
12	which may be taken into account under subsection
13	(a) for any taxable year shall not exceed \$25,000.".
14	(b) Effective Date.—The amendment made by
15	this section shall apply to taxable years beginning after
16	December 31, 1998.
17	(e) Study.—The Secretary of the Treasury (or the
18	Secretary's delegate)—
19	(1) shall conduct a comprehensive study of the
20	recovery periods and depreciation methods under
21	section 168 of the Internal Revenue Code of 1986,
22	and
23	(2) shall submit the results of such study, to-
24	gether with recommendations for determining such
25	periods and methods in a more rational manner to

1	the Committee on Ways and Means of the House of
2	Representatives and the Committee on Finance of
3	the Senate.
4	Subtitle B—Provisions Relating to
5	Farmers
6	SEC. 211. INCOME AVERAGING FOR FARMERS MADE PER-
7	MANENT.
8	Subsection (c) of section 933 of the Taxpayer Relief
9	Act of 1997 is amended by striking ", and before January
10	1, 2001".
11	SEC. 212. 5-YEAR NET OPERATING LOSS CARRYBACK FOR
12	FARMING LOSSES.
13	(a) In General.—Paragraph (1) of section 172(b)
14	(relating to net operating loss deduction) is amended by
15	adding at the end the following new subparagraph:
16	"(G) Farming losses.—In the case of a
17	taxpayer which has a farming loss (as defined
18	in subsection (i)) for a taxable year, such farm-
19	ing loss shall be a net operating loss carryback
20	to each of the 5 taxable years preceding the
21	taxable year of such loss.".
22	(b) Farming Loss.—Section 172 is amended by re-
23	designating subsection (i) as subsection (j) and by insert-
24	ing after subsection (h) the following new subsection:

1	"(i) Rules Relating to Farming Losses.—For
2	purposes of this section—
3	"(1) In general.—The term 'farming loss'
4	means the lesser of—
5	"(A) the amount which would be the net
6	operating loss for the taxable year if only in-
7	come and deductions attributable to farming
8	businesses (as defined in section 263A(e)(4))
9	are taken into account, or
10	"(B) the amount of the net operating loss
11	for such taxable year.
12	"(2) Coordination with subsection
13	(b)(2).—For purposes of applying subsection (b)(2),
14	a farming loss for any taxable year shall be treated
15	in a manner similar to the manner in which a speci-
16	fied liability loss is treated.
17	"(3) Election.—Any taxpayer entitled to a 5-
18	year carryback under subsection (b)(1)(G) from any
19	loss year may elect to have the carryback period
20	with respect to such loss year determined without re-
21	gard to subsection (b)(1)(G). Such election shall be
22	made in such manner as may be prescribed by the
23	Secretary and shall be made by the due date (includ-
24	ing extensions of time) for filing the taxpayer's re-
25	turn for the taxable year of the net operating loss.

Such election, once made for any taxable year, shall

2	be irrevocable for such taxable year.".
3	(e) Coordination With Farm Disaster
4	Losses.—Clause (ii) of section 172(b)(1)(F) is amended
5	by adding at the end the following flush sentence:
6	"Such term shall not include any farming
7	loss (as defined in subsection (i)).".
8	(d) Effective Date.—The amendments made by
9	this section shall apply to net operating losses for taxable
10	years beginning after December 31, 1997.
11	SEC. 213. PRODUCTION FLEXIBILITY CONTRACT PAY-
12	MENTS.
13	The option under section $112(d)(3)$ of the Federal
14	Agriculture Improvement and Reform Act of $1996$ (7
15	U.S.C. 7212(d)(3)) shall be disregarded in determining
16	the taxable year for which the payment for fiscal year
17	1999 under a production flexibility contract under subtitle
18	B of title I of such Act is properly includible in gross in-
19	come for purposes of the Internal Revenue Code of 1986.
20	Subtitle C—Increase in Volume
21	Cap on Private Activity Bonds
22	SEC. 221. INCREASE IN VOLUME CAP ON PRIVATE ACTIVITY
23	BONDS.
24	(a) In General.—Subsection (d) of section 146 (re-
25	lating to volume cap) is amended by striking paragraph

1	(2), by redesignating paragraphs (3) and (4) as para-
2	graphs (2) and (3), respectively, and by striking para-
3	graph (1) and inserting the following new paragraph:
4	"(1) IN GENERAL.—The State ceiling applicable
5	to any State for any calendar year shall be the
6	greater of—
7	"(A) an amount equal to \$75 multiplied by
8	the State population, or
9	"(B) \$225,000,000.
10	Subparagraph (B) shall not apply to any possession
11	of the United States.".
12	(b) Conforming Amendment.—Sections 25(f)(3)
13	and 42(h)(3)(E)(iii) are each amended by striking "sec-
14	tion $146(d)(3)(C)$ " and inserting "section $146(d)(2)(C)$ ".
15	(c) Effective Date.—The amendments made by
16	this section shall apply to calendar years after 1998.
17	TITLE III—EXTENSION AND
18	MODIFICATION OF CERTAIN
19	EXPIRING PROVISIONS
20	Subtitle A—Tax Provisions
21	SEC. 301. RESEARCH CREDIT.
22	(a) Temporary Extension.—
23	(1) In General.—Paragraph (1) of section
24	41(h) (relating to termination) is amended—

1	(A) by striking "June 30, 1998" and in-
2	serting "February 29, 2000";
3	(B) by striking "24-month" and inserting
4	"44-month"; and
5	(C) by striking "24 months" and inserting
6	"44 months".
7	(2) Technical amendment.—Subparagraph
8	(D) of section 45C(b)(1) is amended by striking
9	"June 30, 1998" and inserting "February 29,
10	2000".
11	(3) Effective date.—The amendments made
12	by this subsection shall apply to amounts paid or in-
13	curred after June 30, 1998.
14	(b) Increase in Percentages Under Alter-
15	NATIVE INCREMENTAL CREDIT.—
16	(1) In general.—Subparagraph (A) of section
17	41(c)(4) is amended—
18	(A) by striking "1.65 percent" and insert-
19	ing "2.65 percent";
20	(B) by striking "2.2 percent" and inserting
21	"3.2 percent"; and
22	(C) by striking "2.75 percent" and insert-
23	ing "3.75 percent".

1 (2) Effective date.—The amendments made 2 by this subsection shall apply to taxable years begin-3 ning after June 30, 1998. SEC. 302. WORK OPPORTUNITY CREDIT. 5 (a) Temporary Extension.—Subparagraph (B) of 6 section 51(c)(4) (relating to termination) is amended by striking "June 30, 1998" and inserting "February 29, 2000". 8 9 (b) Effective Date.—The amendment made by 10 this section shall apply to individuals who begin work for the employer after June 30, 1998. 11 12 SEC. 303. WELFARE-TO-WORK CREDIT. 13 Subsection (f) of section 51A (relating to termination) is amended by striking "April 30, 1999" and in-14 15 serting "February 29, 2000". SEC. 304. CONTRIBUTIONS OF STOCK TO PRIVATE FOUNDA-16 17 TIONS: EXPANDED PUBLIC INSPECTION OF 18 PRIVATE FOUNDATIONS' ANNUAL RETURNS. 19 (a) Special Rule for Contributions of Stock 20 Made Permanent.— 21 (1) IN GENERAL.—Paragraph (5) of section 22 170(e) is amended by striking subparagraph (D) 23

(relating to termination).

1	(2) Effective date.—The amendment made
2	by paragraph (1) shall apply to contributions made
3	after June 30, 1998.
4	(b) Expanded Public Inspection of Private
5	FOUNDATIONS' ANNUAL RETURNS, ETC.—
6	(1) In General.—Section 6104 (relating to
7	publicity of information required from certain ex-
8	empt organizations and certain trusts) is amended
9	by striking subsections (d) and (e) and inserting
10	after subsection (c) the following new subsection:
11	"(d) Public Inspection of Certain Annual Re-
12	TURNS AND APPLICATIONS FOR EXEMPTION.—
13	"(1) In general.—In the case of an organiza-
14	tion described in subsection (e) or (d) of section 501
15	and exempt from taxation under section 501(a)—
16	"(A) a copy of—
17	"(i) the annual return filed under sec-
18	tion 6033 (relating to returns by exempt
19	organizations) by such organization; and
20	"(ii) if the organization filed an appli-
21	cation for recognition of exemption under
22	section 501, the exempt status application
23	materials of such organization,
24	shall be made available by such organization for
25	inspection during regular business hours by any

individual at the principal office of such organization and, if such organization regularly maintains 1 or more regional or district offices having 3 or more employees, at each such regional or district office; and

"(B) upon request of an individual made at such principal office or such a regional or district office, a copy of such annual return and exempt status application materials shall be provided to such individual without charge other than a reasonable fee for any reproduction and mailing costs.

The request described in subparagraph (B) must be made in person or in writing. If such request is made in person, such copy shall be provided immediately and, if made in writing, shall be provided within 30 days.

- "(2) 3-YEAR LIMITATION ON INSPECTION OF RETURNS.—Paragraph (1) shall apply to an annual return filed under section 6033 only during the 3-year period beginning on the last day prescribed for filing such return (determined with regard to any extension of time for filing).
- 24 "(3) Exceptions from disclosure require-25 ment.—

- "(A) Nondisclosure of contributors, ETC.—Paragraph (1) shall not require the dis-closure of the name or address of any contribu-tor to the organization. In the case of an orga-nization described in section 501(d), subpara-graph (A) shall not require the disclosure of the copies referred to in section 6031(b) with re-spect to such organization.
  - "(B) Nondisclosure of Certain other Information.—Paragraph (1) shall not require the disclosure of any information if the Secretary withheld such information from public inspection under subsection (a)(1)(D).
  - "(4) Limitation on providing copies.—
    Paragraph (1)(B) shall not apply to any request if,
    in accordance with regulations promulgated by the
    Secretary, the organization has made the requested
    documents widely available, or the Secretary determines, upon application by an organization, that
    such request is part of a harassment campaign and
    that compliance with such request is not in the public interest.
  - "(5) EXEMPT STATUS APPLICATION MATE-RIALS.—For purposes of paragraph (1), the term 'exempt status applicable materials' means the appli-

cation for recognition of exemption under section

501 and any papers submitted in support of such

application and any letter or other document issued

by the Internal Revenue Service with respect to such

application.".

#### (2) Conforming amendments.—

- (A) Subsection (c) of section 6033 is amended by adding "and" at the end of paragraph (1), by striking paragraph (2), and by redesignating paragraph (3) as paragraph (2).
- (B) Subparagraph (C) of section 6652(c)(1) is amended by striking "subsection (d) or (e)(1) of section 6104 (relating to public inspection of annual returns)" and inserting "section 6104(d) with respect to any annual return".
- (C) Subparagraph (D) of section 6652(c)(1) is amended by striking "section 6104(e)(2) (relating to public inspection of applications for exemption)" and inserting "section 6104(d) with respect to any exempt status application materials (as defined in such section)".
- 24 (D) Section 6685 is amended by striking 25 "or (e)".

1	(E) Section 7207 is amended by striking
2	"or (e)".
3	(3) Effective date.—
4	(A) In general.—Except as provided in
5	subparagraph (B), the amendments made by
6	this subsection shall apply to requests made
7	after the later of December 31, 1998, or the
8	60th day after the Secretary of the Treasury
9	first issues the regulations referred to such sec-
10	tion 6104(d)(4) of the Internal Revenue Code
11	of 1986, as amended by this section.
12	(B) Publication of annual returns.—
13	Section 6104(d) of such Code, as in effect be-
14	fore the amendments made by this subsection,
15	shall not apply to any return the due date for
16	which is after the date such amendments take
17	effect under subparagraph (A).
18	SEC. 305. SUBPART F EXEMPTION FOR ACTIVE FINANCING
19	INCOME.
20	(a) Income Derived From Banking, Financing
21	OR SIMILAR BUSINESSES.—Section 954(h) (relating to in-
22	come derived in the active conduct of banking, financing,
23	or similar businesses) is amended to read as follows:

1	"(h) Special Rule for Income Derived in the
2	ACTIVE CONDUCT OF BANKING, FINANCING, OR SIMILAR
3	Businesses.—
4	"(1) In general.—For purposes of subsection
5	(c)(1), foreign personal holding company income
6	shall not include qualified banking or financing in-
7	come of an eligible controlled foreign corporation.
8	"(2) Eligible controlled foreign cor-
9	PORATION.—For purposes of this subsection—
10	"(A) In general.—The term 'eligible con-
11	trolled foreign corporation' means a controlled
12	foreign corporation which—
13	"(i) is predominantly engaged in the
14	active conduct of a banking, financing, or
15	similar business; and
16	"(ii) conducts substantial activity with
17	respect to such business.
18	"(B) Predominantly engaged.—A con-
19	trolled foreign corporation shall be treated as
20	predominantly engaged in the active conduct of
21	a banking, financing, or similar business if—
22	"(i) more than 70 percent of the gross
23	income of the controlled foreign corpora-
24	tion is derived directly from the active and
25	regular conduct of a lending or finance

1	business from transactions with customers
2	which are not related persons,
3	"(ii) it is engaged in the active con-
4	duct of a banking business and is an insti-
5	tution licensed to do business as a bank in
6	the United States (or is any other corpora-
7	tion not so licensed which is specified by
8	the Secretary in regulations), or
9	"(iii) it is engaged in the active con-
10	duct of a securities business and is reg-
11	istered as a securities broker or dealer
12	under section 15(a) of the Securities Ex-
13	change Act of 1934 or is registered as a
14	Government securities broker or dealer
15	under section 15C(a) of such Act (or is
16	any other corporation not so registered
17	which is specified by the Secretary in regu-
18	lations).
19	"(3) Qualified banking or financing in-
20	COME.—For purposes of this subsection—
21	"(A) IN GENERAL.—The term 'qualified
22	banking or financing income' means income of
23	an eligible controlled foreign corporation
24	which—

1	"(i) is derived in the active conduct of
2	a banking, financing, or similar business
3	by—
4	"(I) such eligible controlled for-
5	eign corporation; or
6	"(II) a qualified business unit of
7	such eligible controlled foreign cor-
8	poration,
9	"(ii) is derived from one or more
10	transactions—
11	"(I) with customers located in a
12	country other than the United States;
13	and
14	"(II) substantially all of the ac-
15	tivities in connection with which are
16	conducted directly by the corporation
17	or unit in its home country; and
18	"(iii) is treated as earned by such cor-
19	poration or unit in its home country for
20	purposes of such country's tax laws.
21	"(B) Limitation on nonbanking and
22	Nonsecurities businesses.—No income of
23	an eligible controlled foreign corporation not de-
24	scribed in clause (ii) or (iii) of paragraph
25	(2)(B) (or of a qualified business unit of such

corporation) shall be treated as qualified banking or financing income unless more than 30 percent of such corporation's or unit's gross income is derived directly from the active and regular conduct of a lending or finance business from transactions with customers which are not related persons and which are located within such corporation's or unit's home country.

- "(C) Substantial activity requireMent for cross border income.—The term
  'qualified banking or financing income' shall
  not include income derived from 1 or more
  transactions with customers located in a country other than the home country of the eligible
  controlled foreign corporation or a qualified
  business unit of such corporation unless such
  corporation or unit conducts substantial activity
  with respect to a banking, financing, or similar
  business in its home country.
- "(D) Determinations made sepa-Rately.—For purposes of this paragraph, the qualified banking or financing income of an eligible controlled foreign corporation and each qualified business unit of such corporation shall

1	be determined separately for such corporation
2	and each such unit by taking into account—
3	"(i) in the case of the eligible con-
4	trolled foreign corporation, only items of
5	income, deduction, gain, or loss and activi-
6	ties of such corporation not properly allo-
7	cable or attributable to any qualified busi-
8	ness unit of such corporation; and
9	"(ii) in the case of a qualified busi-
10	ness unit, only items of income, deduction,
11	gain, or loss and activities properly alloca-
12	ble or attributable to such unit.
13	"(4) Lending or finance business.—For
14	purposes of this subsection, the term 'lending or fi-
15	nance business' means the business of—
16	"(A) making loans;
17	"(B) purchasing or discounting accounts
18	receivable, notes, or installment obligations;
19	"(C) engaging in leasing (including enter-
20	ing into leases and purchasing, servicing, and
21	disposing of leases and leased assets);
22	"(D) issuing letters of credit or providing
23	guarantees;
24	"(E) providing charge and credit card
25	services; or

1	"(F) rendering services or making facilities
2	available in connection with activities described
3	in subparagraphs (A) through (E) carried on
4	by—
5	"(i) the corporation (or qualified busi-
6	ness unit) rendering services or making fa-
7	cilities available; or
8	"(ii) another corporation (or qualified
9	business unit of a corporation) which is a
10	member of the same affiliated group (as
11	defined in section 1504, but determined
12	without regard to section 1504(b)(3)).
13	"(5) Other definitions.—For purposes of
14	this subsection—
15	"(A) Customer.—The term 'customer'
16	means, with respect to any controlled foreign
17	corporation or qualified business unit, any per-
18	son which has a customer relationship with
19	such corporation or unit and which is acting in
20	its capacity as such.
21	"(B) Home country.—Except as pro-
22	vided in regulations—
23	"(i) Controlled foreign corpora-
24	TION.—The term 'home country' means,
25	with respect to any controlled foreign cor-

1	poration, the country under the laws of
2	which the corporation was created or orga-
3	nized.
4	"(ii) Qualified business unit.—
5	The term 'home country' means, with re-
6	spect to any qualified business unit, the
7	country in which such unit maintains its
8	principal office.
9	"(C) Located.—The determination of
10	where a customer is located shall be made
11	under rules prescribed by the Secretary.
12	"(D) QUALIFIED BUSINESS UNIT.—The
13	term 'qualified business unit' has the meaning
14	given such term by section 989(a).
15	"(E) RELATED PERSON.—The term 'relat-
16	ed person' has the meaning given such term by
17	subsection $(d)(3)$ .
18	"(6) Coordination with exception for
19	DEALERS.—Paragraph (1) shall not apply to income
20	described in subsection $(c)(2)(C)(ii)$ of a dealer in
21	securities (within the meaning of section 475) which
22	is an eligible controlled foreign corporation described
23	in paragraph (2)(B)(iii).
24	"(7) Anti-abuse rules.—For purposes of ap-
25	plying this subsection and subsection $(c)(2)(C)(ii)$ —

1	"(A) there shall be disregarded any item of
2	income, gain, loss, or deduction with respect to
3	any transaction or series of transactions one of
4	the principal purposes of which is qualifying in-
5	come or gain for the exclusion under this sec-
6	tion, including any transaction or series of
7	transactions a principal purpose of which is the
8	acceleration or deferral of any item in order to
9	claim the benefits of such exclusion through the
10	application of this subsection;
11	"(B) there shall be disregarded any item of
12	income, gain, loss, or deduction of an entity
13	which is not engaged in regular and continuous
14	transactions with customers which are not re-
15	lated persons;
16	"(C) there shall be disregarded any item of
17	income, gain, loss, or deduction with respect to
18	any transaction or series of transactions utiliz-
19	ing, or doing business with—
20	"(i) one or more entities in order to
21	satisfy any home country requirement
22	under this subsection; or
23	"(ii) a special purpose entity or ar-
24	rangement, including a securitization, fi-
25	nancing, or similar entity or arrangement.

if one of the principal purposes of such transaction or series of transactions is qualifying income or gain for the exclusion under this subsection; and

- "(D) a related person, an officer, a director, or an employee with respect to any controlled foreign corporation (or qualified business unit) which would otherwise be treated as a customer of such corporation or unit with respect to any transaction shall not be so treated if a principal purpose of such transaction is to satisfy any requirement of this subsection.
- "(8) REGULATIONS.—The Secretary shall prescribe such regulations as may be necessary or appropriate to carry out the purposes of this subsection, subsection (c)(1)(B)(i), subsection (c)(2)(C)(ii), and the last sentence of subsection (e)(2).
- "(9) APPLICATION.—This subsection, subsection (c)(2)(C)(ii), and the last sentence of subsection (e)(2) shall apply only to the first taxable year of a foreign corporation beginning after December 31, 1998, and before January 1, 2000, and to taxable years of United States shareholders with or

1	within which such taxable year of such foreign cor-
2	poration ends.".
3	(b) Income Derived From Insurance Busi-
4	NESS.—
5	(1) Income attributable to issuance or
6	REINSURANCE.—
7	(A) In general.—Section 953(a) (defin-
8	ing insurance income) is amended to read as
9	follows:
10	"(a) Insurance Income.—
11	"(1) In general.—For purposes of section
12	952(a)(1), the term 'insurance income' means any
13	income which—
14	"(A) is attributable to the issuing (or rein-
15	suring) of an insurance or annuity contract;
16	and
17	"(B) would (subject to the modifications
18	provided by subsection (b)) be taxed under sub-
19	chapter L of this chapter if such income were
20	the income of a domestic insurance company.
21	"(2) Exception.—Such term shall not include
22	any exempt insurance income (as defined in sub-
23	section (e)).".
24	(B) Exempt insurance income.—Sec-
25	tion 953 (relating to insurance income) is

1	amended by adding at the end the following
2	new subsection:
3	"(e) Exempt Insurance Income.—For purposes of
4	this section—
5	"(1) Exempt insurance income defined.—
6	"(A) IN GENERAL.—The term 'exempt in-
7	surance income' means income derived by a
8	qualifying insurance company which—
9	"(i) is attributable to the issuing (or
10	reinsuring) of an exempt contract by such
11	company or a qualifying insurance com-
12	pany branch of such company; and
13	"(ii) is treated as earned by such com-
14	pany or branch in its home country for
15	purposes of such country's tax laws.
16	"(B) Exception for certain arrange-
17	MENTS.—Such term shall not include income
18	attributable to the issuing (or reinsuring) of an
19	exempt contract as the result of any arrange-
20	ment whereby another corporation receives a
21	substantially equal amount of premiums or
22	other consideration in respect of issuing (or re-
23	insuring) a contract which is not an exempt
24	contract.

1	"(C) Determinations made sepa-
2	RATELY.—For purposes of this subsection and
3	section 954(i), the exempt insurance income
4	and exempt contracts of a qualifying insurance
5	company or any qualifying insurance company
6	branch of such company shall be determined
7	separately for such company and each such
8	branch by taking into account—
9	"(i) in the case of the qualifying in-
10	surance company, only items of income, de-
11	duction, gain, or loss, and activities of such
12	company not properly allocable or attrib-
13	utable to any qualifying insurance com-
14	pany branch of such company; and
15	"(ii) in the case of a qualifying insur-
16	ance company branch, only items of in-
17	come, deduction, gain, or loss and activities
18	properly allocable or attributable to such
19	unit.
20	"(2) Exempt contract.—
21	"(A) IN GENERAL.—The term 'exempt
22	contract' means an insurance or annuity con-
23	tract issued or reinsured by a qualifying insur-
24	ance company or qualifying insurance company

branch in connection with property in, liability

25

1	arising out of activity in, or the lives or health
2	of residents of, a country other than the United
3	States.
4	"(B) MINIMUM HOME COUNTRY INCOME
5	REQUIRED.—
6	"(i) In general.—No contract of a
7	qualifying insurance company or of a
8	qualifying insurance company branch shall
9	be treated as an exempt contract unless
10	such company or branch derives more than
11	30 percent of its net written premiums
12	from exempt contracts (determined without
13	regard to this subparagraph)—
14	"(I) which cover applicable home
15	country risks; and
16	"(II) with respect to which no
17	policyholder, insured, annuitant, or
18	beneficiary is a related person (as de-
19	fined in section $954(d)(3)$ ).
20	"(ii) Applicable home country
21	RISKS.—The term 'applicable home coun-
22	try risks' means risks in connection with
23	property in, liability arising out of activity
24	in, or the lives or health of residents of,
25	the home country of the qualifying insur-

1	ance company or qualifying insurance com-
2	pany branch, as the case may be, issuing
3	or reinsuring the contract covering the
4	risks.
5	"(C) Substantial activity require-
6	MENTS FOR CROSS BORDER RISKS.—A contract
7	issued by a qualifying insurance company or
8	qualifying insurance company branch which
9	covers risks other than applicable home country
10	risks (as defined in subparagraph (B)(ii)) shall
11	not be treated as an exempt contract unless
12	such company or branch, as the case may be—
13	"(i) conducts substantial activity with
14	respect to an insurance business in its
15	home country; and
16	"(ii) performs in its home country
17	substantially all of the activities necessary
18	to give rise to the income generated by
19	such contract.
20	"(3) Qualifying insurance company.—The
21	term 'qualifying insurance company' means any con-
22	trolled foreign corporation which—
23	"(A) is subject to regulation as an insur-
24	ance (or reinsurance) company by its home
25	country, and is licensed, authorized, or regu-

1	lated by the applicable insurance regulatory
2	body for its home country to sell insurance, re-
3	insurance, or annuity contracts to persons other
4	than related persons (within the meaning of
5	section 954(d)(3)) in such home country;
6	"(B) derives more than 50 percent of its
7	aggregate net written premiums from the
8	issuance or reinsurance by such controlled for-
9	eign corporation and each of its qualifying in-
10	surance company branches of contracts—
11	"(i) covering applicable home country
12	risks (as defined in paragraph (2)) of such
13	corporation or branch, as the case may be;
14	and
15	"(ii) with respect to which no policy-
16	holder, insured, annuitant, or beneficiary is
17	a related person (as defined in section
18	954(d)(3));
19	except that in the case of a branch, such pre-
20	miums shall only be taken into account to the
21	extent such premiums are treated as earned by
22	such branch in its home country for purposes of
23	such country's tax laws; and

1	"(C) is engaged in the insurance business
2	and would be subject to tax under subchapter
3	L if it were a domestic corporation.
4	"(4) Qualifying insurance company
5	BRANCH.—The term 'qualifying insurance company
6	branch' means a qualified business unit (within the
7	meaning of section 989(a)) of a controlled foreign
8	corporation if—
9	"(A) such unit is licensed, authorized, or
10	regulated by the applicable insurance regulatory
11	body for its home country to sell insurance, re-
12	insurance, or annuity contracts to persons other
13	than related persons (within the meaning of
14	section 954(d)(3)) in such home country; and
15	"(B) such controlled foreign corporation is
16	a qualifying insurance company, determined
17	under paragraph (3) as if such unit were a
18	qualifying insurance company branch.
19	"(5) Life insurance or annuity con-
20	TRACT.—For purposes of this section and section
21	954, the determination of whether a contract issued
22	by a controlled foreign corporation or a qualified
23	business unit (within the meaning of section 989(a))
24	is a life insurance contract or an annuity contract

1	shall be made without regard to sections 72(s),
2	101(f), 817(h), and 7702 if—
3	"(A) such contract is regulated as a life in-
4	surance or annuity contract by the corpora-
5	tion's or unit's home country; and
6	"(B) no policyholder, insured, annuitant,
7	or beneficiary with respect to the contract is a
8	United States person.
9	"(6) Home country.—For purposes of this
10	subsection, except as provided in regulations—
11	"(A) Controlled foreign corpora-
12	TION.—The term 'home country' means, with
13	respect to a controlled foreign corporation, the
14	country in which such corporation is created or
15	organized.
16	"(B) QUALIFIED BUSINESS UNIT.—The
17	term 'home country' means, with respect to a
18	qualified business unit (as defined in section
19	989(a)), the country in which the principal of-
20	fice of such unit is located and in which such
21	unit is licensed, authorized, or regulated by the
22	applicable insurance regulatory body to sell in-
23	surance, reinsurance, or annuity contracts to
24	persons other than related persons (as defined
25	in section 954(d)(3)) in such country.

1	"(7) Anti-abuse rules.—For purposes of ap-
2	plying this subsection and section 954(i)—
3	"(A) the rules of section $954(h)(7)$ (other
4	than subparagraph (B) thereof) shall apply;
5	"(B) there shall be disregarded any item of
6	income, gain, loss, or deduction of, or derived
7	from, an entity which is not engaged in regular
8	and continuous transactions with persons which
9	are not related persons;
10	"(C) there shall be disregarded any change
11	in the method of computing reserves a principal
12	purpose of which is the acceleration or deferral
13	of any item in order to claim the benefits of
14	this subsection or section 954(i);
15	"(D) a contract of insurance or reinsur-
16	ance shall not be treated as an exempt contract
17	(and premiums from such contract shall not be
18	taken into account for purposes of paragraph
19	(2)(B)  or  (3))  if
20	"(i) any policyholder, insured, annu-
21	itant, or beneficiary is a resident of the
22	United States and such contract was mar-
23	keted to such resident and was written to
24	cover a risk outside the United States; or

1	"(ii) the contract covers risks located
2	within and without the United States and
3	the qualifying insurance company or quali-
4	fying insurance company branch does not
5	maintain such contemporaneous records
6	and file such reports, with respect to such
7	contract as the Secretary may require;
8	"(E) the Secretary may prescribe rules for
9	the allocation of contracts (and income from
10	contracts) among 2 or more qualifying insur-
11	ance company branches of a qualifying insur-
12	ance company in order to clearly reflect the in-
13	come of such branches; and
14	"(F) premiums from a contract shall not
15	be taken into account for purposes of para-
16	graph (2)(B) or (3) if such contract reinsures
17	a contract issued or reinsured by a related per-
18	son (as defined in section $954(d)(3)$ ).
19	For purposes of subparagraph (D), the determina-
20	tion of where risks are located shall be made under
21	the principles of section 953.
22	"(8) Coordination with subsection (c).—
23	In determining insurance income for purposes of
24	subsection (c), exempt insurance income shall not in-

1	clude income derived from exempt contracts which
2	cover risks other than applicable home country risks.
3	"(9) Regulations.—The Secretary shall pre-
4	scribe such regulations as may be necessary or ap-
5	propriate to carry out the purposes of this sub-
6	section and section 954(i).
7	"(10) Application.—This subsection and sec-
8	tion 954(i) shall apply only to the first taxable year
9	of a foreign corporation beginning after December
10	31, 1998, and before January 1, 2000, and to tax-
11	able years of United States shareholders with or
12	within which such taxable year of such foreign cor-
13	poration ends.
14	"(11) Cross reference.—
	"For income exempt from foreign personal holding company income, see section 954(i).".
15	(2) Exemption from foreign personal
16	
	HOLDING COMPANY INCOME.—Section 954 (defining
17	HOLDING COMPANY INCOME.—Section 954 (defining foreign base company income) is amended by adding
17 18	
	foreign base company income) is amended by adding
18	foreign base company income) is amended by adding at the end the following new subsection:
18 19	foreign base company income) is amended by adding at the end the following new subsection:  "(i) Special Rule for Income Derived in the
18 19 20	foreign base company income) is amended by adding at the end the following new subsection:  "(i) Special Rule for Income Derived in the Active Conduct of Insurance Business.—
18 19 20 21	foreign base company income) is amended by adding at the end the following new subsection:  "(i) Special Rule for Income Derived in the Active Conduct of Insurance Business.—  "(1) In General.—For purposes of subsection

1	"(2) QUALIFIED INSURANCE INCOME.—The
2	term 'qualified insurance income' means income of a
3	qualifying insurance company which is—
4	"(A) received from a person other than a
5	related person (within the meaning of sub-
6	section (d)(3)) and derived from the invest-
7	ments made by a qualifying insurance company
8	or a qualifying insurance company branch of its
9	reserves allocable to exempt contracts or of 80
10	percent of its unearned premiums from exempt
11	contracts (as both are determined in the man-
12	ner prescribed under paragraph (4)), or
13	"(B) received from a person other than a
14	related person (within the meaning of sub-
15	section (d)(3)) and derived from investments
16	made by a qualifying insurance company or a
17	qualifying insurance company branch of an
18	amount of its assets allocable to exempt con-
19	tracts equal to—
20	"(i) in the case of property, casualty,
21	or health insurance contracts, one-third of
22	its premiums earned on such insurance
23	contracts during the taxable year (as de-
24	fined in section 832(b)(4)); and

1	"(ii) in the case of life insurance or
2	annuity contracts, 10 percent of the re-
3	serves described in subparagraph (A) for
4	such contracts.
5	"(3) Principles for determining insur-
6	ANCE INCOME.—Except as provided by the Sec-
7	retary, for purposes of subparagraphs (A) and (B)
8	of paragraph (2)—
9	"(A) in the case of any contract which is
10	a separate account-type contract (including any
11	variable contract not meeting the requirements
12	of section 817), income credited under such
13	contract shall be allocable only to such contract;
14	and
15	"(B) income not allocable under subpara-
16	graph (A) shall be allocated ratably among con-
17	tracts not described in subparagraph (A).
18	"(4) Methods for determining unearned
19	PREMIUMS AND RESERVES.—For purposes of para-
20	graph (2)(A)—
21	"(A) Property and Casualty Con-
22	TRACTS.—The unearned premiums and reserves
23	of a qualifying insurance company or a qualify-
24	ing insurance company branch with respect to
25	property, casualty, or health insurance con-

1	tracts shall be determined using the same meth-
2	ods and interest rates which would be used if
3	such company or branch were subject to tax
4	under subchapter L, except that—
5	"(i) the interest rate determined for
6	the functional currency of the company or
7	branch, and which, except as provided by
8	the Secretary, is calculated in the same
9	manner as the Federal mid-term rate
10	under section 1274(d), shall be substituted
11	for the applicable Federal interest rate;
12	and
13	"(ii) such company or branch shall
14	use the appropriate foreign loss payment
15	pattern.
16	"(B) Life insurance and annuity con-
17	TRACTS.—The amount of the reserve of a quali-
18	fying insurance company or qualifying insur-
19	ance company branch for any life insurance or
20	annuity contract shall be equal to the greater
21	of—
22	"(i) the net surrender value of such
23	contract (as defined in section
24	807(e)(1)(A)), or

1	"(ii) the reserve determined under
2	paragraph (5).
3	"(C) Limitation on reserves.—In no

event shall the reserve determined under this paragraph for any contract as of any time exceed the amount which would be taken into account with respect to such contract as of such time in determining foreign statement reserves (less any catastrophe, deficiency, equalization, or similar reserves).

"(5) Amount of Reserve.—The amount of the reserve determined under this paragraph with respect to any contract shall be determined in the same manner as it would be determined if the qualifying insurance company or qualifying insurance company branch were subject to tax under subchapter L, except that in applying such subchapter—

"(A) the interest rate determined for the functional currency of the company or branch, and which, except as provided by the Secretary, is calculated in the same manner as the Federal mid-term rate under section 1274(d), shall be substituted for the applicable Federal interest rate;

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1	"(B) the highest assumed interest rate
2	permitted to be used in determining foreign
3	statement reserves shall be substituted for the
4	prevailing State assumed interest rate; and
5	"(C) tables for mortality and morbidity
6	which reasonably reflect the current mortality
7	and morbidity risks in the company's or
8	branch's home country shall be substituted for
9	the mortality and morbidity tables otherwise
10	used for such subchapter.
11	The Secretary may provide that the interest rate
12	and mortality and morbidity tables of a qualifying
13	insurance company may be used for 1 or more of its
14	qualifying insurance company branches when appro-
15	priate.
16	"(6) Definitions.—For purposes of this sub-
17	section, any term used in this subsection which is
18	also used in section 953(e) shall have the meaning
19	given such term by section 953.".
20	(3) Reserves.—Section 953(b) is amended by
21	redesignating paragraph (3) as paragraph (4) and

by inserting after paragraph (2) the following new

paragraph:

22

23

1	"(3) Reserves for any insurance or annuity con-
2	tract shall be determined in the same manner as
3	under section 954(i).".
4	(c) Special Rules for Dealers.—Section
5	954(c)(2)(C) is amended to read as follows:
6	"(C) EXCEPTION FOR DEALERS.—Except
7	as provided by regulations, in the case of a reg-
8	ular dealer in property which is property de-
9	scribed in paragraph (1)(B), forward contracts,
10	option contracts, or similar financial instru-
11	ments (including notional principal contracts
12	and all instruments referenced to commodities),
13	there shall not be taken into account in comput-
14	ing foreign personal holding company income—
15	"(i) any item of income, gain, deduc-
16	tion, or loss (other than any item described
17	in subparagraph (A), (E), or (G) of para-
18	graph (1)) from any transaction (including
19	hedging transactions) entered into in the
20	ordinary course of such dealer's trade or
21	business as such a dealer; and
22	"(ii) if such dealer is a dealer in secu-
23	rities (within the meaning of section 475),
24	any interest or dividend or equivalent
25	amount described in subparagraph (E) or

1 (G) of paragraph (1) from any transaction 2 (including any hedging transaction or described 3 transaction in section 4 956(c)(2)(J)) entered into in the ordinary 5 course of such dealer's trade or business as 6 such a dealer in securities, but only if the 7 income from the transaction is attributable 8 to activities of the dealer in the country 9 under the laws of which the dealer is cre-10 ated or organized (or in the case of a 11 qualified business unit described in section 12 989(a), is attributable to activities of the 13 unit in the country in which the unit both 14 maintains its principal office and conducts 15 substantial business activity).".

(d) EXEMPTION FROM FOREIGN BASE COMPANY
17 SERVICES INCOME.—Paragraph (2) of section 954(e) is
18 amended by inserting "or" at the end of subparagraph
19 (A), by striking ", or" at the end of subparagraph (B)
20 and inserting a period, by striking subparagraph (C), and
21 by adding at the end the following new flush sentence:

22 "Paragraph (1) shall also not apply to income which 23 is exempt insurance income (as defined in section 24 953(e)) or which is not treated as foreign personal

1	holding income by reason of subsection (c)(2)(C)(ii),
2	(h), or (i).".
3	(e) Exemption for Gain.—Section 954(c)(1)(B)(i)
4	(relating to net gains from certain property transactions)
5	is amended by inserting "other than property which gives
6	rise to income not treated as foreign personal holding com-
7	pany income by reason of subsection (h) or (i) for the tax-
8	able year" before the comma at the end.
9	Subtitle B—Generalized System of
10	<b>Preferences</b>
11	SEC. 311. EXTENSION OF GENERALIZED SYSTEM OF PREF-
12	ERENCES.
13	(a) Extension of Duty-Free Treatment Under
14	System.—Section 505 of the Trade Act of 1974 (29
15	U.S.C. 2465) is amended by striking "June 30, 1998" and
16	inserting "February 29, 2000".
17	(b) Retroactive Application for Certain Liq-
18	UIDATIONS AND RELIQUIDATIONS.—
19	(1) In general.—Notwithstanding section 514
20	of the Tariff Act of 1930 or any other provision of
21	law, and subject to paragraph (2), any entry—
22	(A) of an article to which duty-free treat-
23	ment under title V of the Trade Act of 1974
24	would have applied if such title had been in ef-
25	fect during the period beginning on July 1,

1	1998, and ending on the day before the date of
2	the enactment of this Act; and
3	(B) that was made after June 30, 1998,
4	and before the date of the enactment of this
5	Act,
6	shall be liquidated or reliquidated as free of duty,
7	and the Secretary of the Treasury shall refund any
8	duty paid with respect to such entry. As used in this
9	subsection, the term "entry" includes a withdrawal
10	from warehouse for consumption.
11	(2) Requests.—Liquidation or reliquidation
12	may be made under paragraph (1) with respect to
13	an entry only if a request therefor is filed with the
14	Customs Service, within 180 days after the date of
15	the enactment of this Act, that contains sufficient
16	information to enable the Customs Service—
17	(A) to locate the entry; or
18	(B) to reconstruct the entry if it cannot be
19	located.

## 1 TITLE IV—REVENUE OFFSET

2	SEC. 401. TREATMENT OF CERTAIN DEDUCTIBLE LIQUIDAT-
3	ING DISTRIBUTIONS OF REGULATED INVEST-
4	MENT COMPANIES AND REAL ESTATE IN-
5	VESTMENT TRUSTS.
6	(a) In General.—Section 332 (relating to complete
7	liquidations of subsidiaries) is amended by adding at the
8	end the following new subsection:
9	"(c) Deductible Liquidating Distributions of
10	REGULATED INVESTMENT COMPANIES AND REAL ES-
11	TATE INVESTMENT TRUSTS.—If a corporation receives a
12	distribution from a regulated investment company or a
13	real estate investment trust which is considered under sub-
14	section (b) as being in complete liquidation of such com-
15	pany or trust, then, notwithstanding any other provision
16	of this chapter, such corporation shall recognize and treat
17	as a dividend from such company or trust an amount
18	equal to the deduction for dividends paid allowable to such
19	company or trust by reason of such distribution.".
20	(b) Conforming Amendments.—
21	(1) The material preceding paragraph (1) of
22	section 332(b) is amended by striking "subsection
23	(a)" and inserting "this section"

1	(2) Paragraph (1) of section 334(b) is amended
2	by striking "section 332(a)" and inserting "section
3	332".
4	(c) Effective Date.—The amendments made by
5	this section shall apply to distributions after May 21,
6	1998.
7	TITLE V—TECHNICAL
8	CORRECTIONS
9	SEC. 501. DEFINITIONS; COORDINATION WITH OTHER TI-
10	TLES.
11	(a) Definitions.—For purposes of this title—
12	(1) 1986 CODE.—The term "1986 Code"
13	means the Internal Revenue Code of 1986.
14	(2) 1998 ACT.—The term "1998 Act" means
15	the Internal Revenue Service Restructuring and Re-
16	form Act of 1998 (Public Law 105–206).
17	(3) 1997 ACT.—The term "1997 Act" means
18	the Taxpayer Relief Act of 1997 (Public Law 105–
19	34).
20	(b) Coordination With Other Titles.—For pur-
21	poses of applying the amendments made by any title of
22	this Act other than this title, the provisions of this title
23	shall be treated as having been enacted immediately before
24	the provisions of such other titles.

1	SEC. 502. AMENDMENTS RELATED TO INTERNAL REVENUE
2	SERVICE RESTRUCTURING AND REFORM ACT
3	OF 1998.
4	(a) Amendment Related to Section 1101 of
5	1998 Act.—Paragraph (5) of section 6103(h) of the 1986
6	Code, as added by section 1101(b) of the 1998 Act, is
7	redesignated as paragraph (6).
8	(b) Amendment Related to Section 3001 of
9	1998 Act.—Paragraph (2) of section 7491(a) of the 1986
10	Code is amended by adding at the end the following flush
11	sentence:
12	"Subparagraph (C) shall not apply to any qualified
13	revocable trust (as defined in section $645(b)(1)$ ) with
14	respect to liability for tax for any taxable year end-
15	ing after the date of the decedent's death and before
16	the applicable date (as defined in section
17	645(b)(2)).".
18	(c) Amendments Related to Section 3201 of
19	1998 Act.—
20	(1) Section 7421(a) of the 1986 Code is amend-
21	ed by striking " $6015(d)$ " and inserting " $6015(e)$ ".
22	(2) Subparagraph (A) of section 6015(e)(3) is
23	amended by striking "of this section" and inserting
24	"of subsection (b) or (f)".
25	(d) Amendment Related to Section 3301 of
26	1998 ACT.—Paragraph (2) of section 3301(c) of the 1998

- 1 Act is amended by striking "The amendments" and insert-
- 2 ing "Subject to any applicable statute of limitation not
- 3 having expired with regard to either a tax underpayment
- 4 or a tax overpayment, the amendments".
- 5 (e) Amendment Related to Section 3401 of
- 6 1998 Act.—Section 3401(c) of the 1998 Act is amend-
- 7 ed—
- 8 (1) in paragraph (1), by striking "7443(b)"
- 9 and inserting "7443A(b)"; and
- 10 (2) in paragraph (2), by striking "7443(c)" and
- 11 inserting "7443A(c)".
- 12 (f) Amendment Related to Section 3433 of
- 13 1998 Act.—Section 7421(a) of the 1986 Code is amended
- 14 by inserting "6331(i)," after "6246(b),".
- 15 (g) Amendment Related to Section 3708 of
- 16 1998 Act.—Subparagraph (A) of section 6103(p)(3) of
- 17 the 1986 Code is amended by inserting "(f)(5)," after
- 18 "(c), (e),".
- 19 (h) Amendment Related to Section 5001 of
- 20 1998 Act.—
- 21 (1) Subparagraph (B) of section 1(h)(13) of the
- 22 1986 Code is amended by striking "paragraph
- 23 (7)(A)" and inserting "paragraph (7)(A)(i)".
- 24 (2)(A) Subparagraphs (A)(i)(II), (A)(ii)(II),
- and (B)(ii) of section 1(h)(13) of the 1986 Code

1	shall not apply to any distribution after December
2	31, 1997, by a regulated investment company or a
3	real estate investment trust with respect to—
4	(i) gains and losses recognized directly by
5	such company or trust; and
6	(ii) amounts properly taken into account
7	by such company or trust by reason of holding
8	(directly or indirectly) an interest in another
9	such company or trust to the extent that such
10	subparagraphs did not apply to such other com-
11	pany or trust with respect to such amounts.
12	(B) Subparagraph (A) shall not apply to any
13	distribution which is treated under section 852(b)(7)
14	or 857(b)(8) of the 1986 Code as received on De-
15	cember 31, 1997.
16	(C) For purposes of subparagraph (A), any
17	amount which is includible in gross income of its
18	shareholders under section 852(b)(3)(D) or
19	857(b)(3)(D) of the 1986 Code after December 31,
20	1997, shall be treated as distributed after such date.
21	(D)(i) For purposes of subparagraph (A), in
22	the case of a qualified partnership with respect to
23	which a regulated investment company meets the
24	holding requirement of clause (iii)—

1	(I) the subparagraphs referred to in sub-
2	paragraph (A) shall not apply to gains and
3	losses recognized directly by such partnership
4	for purposes of determining such company's
5	distributive share of such gains and losses; and
6	(II) such company's distributive share of
7	such gains and losses (as so determined) shall
8	be treated as recognized directly by such com-
9	pany.
10	The preceding sentence shall apply only if the quali-
11	fied partnership provides the company with written
12	documentation of such distributive share as so deter-
13	mined.
14	(ii) For purposes of clause (i), the term "quali-
15	fied partnership" means, with respect to a regulated
16	investment company, any partnership if—
17	(I) the partnership is an investment com-
18	pany registered under the Investment Company
19	Act of 1940;
20	(II) the regulated investment company is
21	permitted to invest in such partnership by rea-
22	son of section 12(d)(1)(E) of such Act or an ex-
23	emptive order of the Securities and Exchange
24	Commission under such section; and

1	(III) the regulated investment company
2	and the partnership have the same taxable year.
3	(iii) A regulated investment company meets the
4	holding requirement of this clause with respect to a
5	qualified partnership if (as of January 1, 1998)—
6	(I) the value of the interests of the regu-
7	lated investment company in such partnership
8	is 35 percent or more of the value of such com-
9	pany's total assets; or
10	(II) the value of the interests of the regu-
11	lated investment company in such partnership
12	and all other qualified partnerships is 90 per-
13	cent or more of the value of such company's
14	total assets.
15	(i) Effective Date.—The amendments made by
16	this section shall take effect as if included in the provisions
17	of the 1998 Act to which they relate.
18	SEC. 503. AMENDMENTS RELATED TO TAXPAYER RELIEF
19	ACT OF 1997.
20	(a) Amendment Related to Section 202 of 1997
21	Act.—Paragraph (2) of section 163(h) of the 1986 Code
22	is amended by striking "and" at the end of subparagraph
23	(D), by striking the period at the end of subparagraph
24	(E) and inserting ", and", and by adding at the end the
25	following new subparagraph:

1	"(F) any interest allowable as a deduction
2	under section 221 (relating to interest on edu-
3	cational loans).".
4	(b) Provision Related to Section 311 of 1997
5	ACT.—In the case of any capital gain distribution made
6	after 1997 by a trust to which section 664 of the 1986
7	Code applies with respect to amounts properly taken into
8	account by such trust during 1997, paragraphs
9	(5)(A)(i)(I), (5)(A)(ii)(I), and (13)(A) of section 1(h) of
10	the 1986 Code (as in effect for taxable years ending or
11	December 31, 1997) shall not apply.
12	(c) Amendment Related to Section 506 of 1997
13	Act.—
14	(1) Section $2001(f)(2)$ of the 1986 Code is
15	amended by adding at the end the following:
16	"For purposes of subparagraph (A), the value of an
17	item shall be treated as shown on a return if the
18	item is disclosed in the return, or in a statement at
19	tached to the return, in a manner adequate to ap-
20	prise the Secretary of the nature of such item.".
21	(2) Paragraph (9) of section 6501(c) of the
22	1986 Code is amended by striking the last sentence
23	(d) Amendments Related to Section 904 of
24	1997 Act.—

1	(1) Paragraph (1) of section 9510(c) of the
2	1986 Code is amended to read as follows:
3	"(1) In general.—Amounts in the Vaccine In-
4	jury Compensation Trust Fund shall be available, as
5	provided in appropriation Acts, only for—
6	"(A) the payment of compensation under
7	subtitle 2 of title XXI of the Public Health
8	Service Act (as in effect on August 5, 1997) for
9	vaccine-related injury or death with respect to
10	any vaccine—
11	"(i) which is administered after Sep-
12	tember 30, 1988; and
13	"(ii) which is a taxable vaccine (as de-
14	fined in section 4132(a)(1)) at the time
15	compensation is paid under such subtitle 2,
16	or
17	"(B) the payment of all expenses of admin-
18	istration (but not in excess of \$9,500,000 for
19	any fiscal year) incurred by the Federal Gov-
20	ernment in administering such subtitle.".
21	(2) Section 9510(b) of the 1986 Code is amend-
22	ed by adding at the end the following new para-
23	graph:
24	"(3) Limitation on transfers to vaccine
25	INJURY COMPENSATION TRUST FUND.—No amount

1	may be appropriated to the Vaccine Injury Com-
2	pensation Trust Fund on and after the date of any
3	expenditure from the Trust Fund which is not per-
4	mitted by this section. The determination of whether
5	an expenditure is so permitted shall be made without
6	regard to—
7	"(A) any provision of law which is not con-
8	tained or referenced in this title or in a revenue
9	Act; and
10	"(B) whether such provision of law is a
11	subsequently enacted provision or directly or in-
12	directly seeks to waive the application of this
13	paragraph.".
14	(e) Amendments Related to Section 915 of
15	1997 Act.—
16	(1) Section 915 of the Taxpayer Relief Act of
17	1997 is amended—
18	(A) in subsection (b), by inserting "or
19	1998" after "1997"; and
20	(B) by amending subsection (d) to read as
21	follows:
22	"(d) Effective Date.—This section shall apply to
23	tavable years anding with or within calendar year 1997,"

1	(2) Paragraph (2) of section 6404(h) of the
2	1986 Code is amended by inserting "Robert T. Staf-
3	ford" before "Disaster".
4	(f) Amendments Related to Section 1012 of
5	1997 Act.—
6	(1) Paragraph (2) of section 351(c) of the 1986
7	Code, as amended by section 6010(c) of the 1998
8	Act, is amended by inserting ", or the fact that the
9	corporation whose stock was distributed issues addi-
10	tional stock," after "dispose of part or all of the dis-
11	tributed stock".
12	(2) Clause (ii) of section $368(a)(2)(H)$ of the
13	1986 Code, as amended by section 6010(c) of the
14	1998 Act, is amended by inserting ", or the fact
15	that the corporation whose stock was distributed
16	issues additional stock," after "dispose of part or all
17	of the distributed stock".
18	(g) Amendment Related to Section 1082 of
19	1997 Act.—Subparagraph (F) of section 172(b)(1) of the
20	1986 Code is amended by adding at the end the following
21	new clause:
22	"(iv) Coordination with Para-
23	GRAPH (2).—For purposes of applying
24	paragraph (2), an eligible loss for any tax-
25	able year shall be treated in a manner

- 1 similar to the manner in which a specified
- 2 liability loss is treated.".
- 3 (h) Amendment Related to Section 1084 of
- 4 1997 Act.—Paragraph (3) of section 264(f) of the 1986
- 5 Code is amended by adding at the end the following flush
- 6 sentence:
- 7 "If the amount described in subparagraph (A) with
- 8 respect to any policy or contract does not reasonably
- 9 approximate its actual value, the amount taken into
- account under subparagraph (A) shall be the greater
- of the amount of the insurance company liability or
- the insurance company reserve with respect to such
- policy or contract (as determined for purposes of the
- annual statement approved by the National Associa-
- tion of Insurance Commissioners) or shall be such
- other amount as is determined by the Secretary.".
- 17 (i) Amendment Related to Section 1205 of
- 18 1997 Act.—Paragraph (2) of section 6311(d) of the 1986
- 19 Code is amended by striking "under such contracts" in
- 20 the last sentence and inserting "under any such contract
- 21 for the use of credit or debit cards for the payment of
- 22 taxes imposed by subtitle A".
- 23 (j) Effective Date.—The amendments made by
- 24 this section shall take effect as if included in the provisions
- 25 of the Taxpayer Relief Act of 1997 to which they relate.

1	SEC. 504. AMENDMENTS RELATED TO TAX REFORM ACT OF
2	1984.
3	(a) In General.—Subparagraph (C) of section
4	172(d)(4) of the 1986 Code is amended to read as follows:
5	"(C) any deduction for casualty or theft
6	losses allowable under paragraph (2) or (3) of
7	section 165(c) shall be treated as attributable
8	to the trade or business; and".
9	(b) Conforming Amendments.—
10	(1) Paragraph (3) of section 67(b) of the 1986
11	Code is amended by striking "for losses described in
12	subsection (c)(3) or (d) of section 165" and insert-
13	ing "for casualty or theft losses described in para-
14	graph (2) or (3) of section 165(c) or for losses de-
15	scribed in section 165(d)".
16	(2) Paragraph (3) of section 68(c) of the 1986
17	Code is amended by striking "for losses described in
18	subsection (c)(3) or (d) of section 165" and insert-
19	ing "for casualty or theft losses described in para-
20	graph (2) or (3) of section 165(c) or for losses de-
21	scribed in section 165(d)".
22	(3) Paragraph (1) of section 873(b) is amended
23	to read as follows:
24	"(1) Losses.—The deduction allowed by sec-
25	tion 165 for casualty or theft losses described in
26	paragraph (2) or (3) of section 165(c), but only if

1	the loss is of property located within the United
2	States.".
3	(c) Effective Dates.—
4	(1) The amendments made by subsections (a)
5	and (b)(3) shall apply to taxable years beginning
6	after December 31, 1983.
7	(2) The amendment made by subsection (b)(1)
8	shall apply to taxable years beginning after Decem-
9	ber 31, 1986.
10	(3) The amendment made by subsection (b)(2)
11	shall apply to taxable years beginning after Decem-
12	ber 31, 1990.
13	SEC. 505. OTHER AMENDMENTS.
14	(a) Amendments Related to Section 6103 of
15	1986 Code.—
16	(1) Subsection (j) of section 6103 of the 1986
17	Code is amended by adding at the end the following
18	
	new paragraph:
19	new paragraph: "(5) Department of agriculture.—Upon
<ul><li>19</li><li>20</li></ul>	
	"(5) Department of Agriculture.—Upon
20	"(5) Department of Agriculture.—Upon request in writing by the Secretary of Agriculture,
<ul><li>20</li><li>21</li></ul>	"(5) Department of Agriculture.—Upon request in writing by the Secretary of Agriculture, the Secretary shall furnish such returns, or return
<ul><li>20</li><li>21</li><li>22</li></ul>	"(5) Department of Agriculture.—Upon request in writing by the Secretary of Agriculture, the Secretary shall furnish such returns, or return information reflected thereon, as the Secretary may

- 1 purpose of, but only to the extent necessary in, 2 structuring, preparing, and conducting the census of 3 agriculture pursuant to the Census of Agriculture 4 Act of 1997 (Public Law 105–113).". (2) Paragraph (4) of section 6103(p) of the 5 6 1986 Code is amended by striking "(j)(1) or (2)" in 7 the material preceding subparagraph (A) and in sub-8 paragraph (F) and inserting "(j)(1), (2), or (5)". 9 (3) The amendments made by this subsection 10 shall apply to requests made on or after the date of 11 the enactment of this Act. 12 (b) Amendment Related to Section 9004 of 13 Transportation Equity Act for the 21st Cen-14 TURY.— 15 (1) Paragraph (2) of section 9503(f) of the 16 1986 Code is amended to read as follows: 17 "(2) notwithstanding section 9602(b), obliga-18 tions held by such Fund after September 30, 1998, 19 shall be obligations of the United States which are 20 not interest-bearing.". 21 (2) The amendment made by paragraph (1) 22 shall take effect on October 1, 1998.
- 23 (c) CLERICAL AMENDMENTS.—
- 24 (1) Clause (i) of section 51(d)(6)(B) of the 25 1986 Code is amended by striking "rehabilitation

	1 3
1	plan" and inserting "plan for employment". The ref-
2	erence to plan for employment in such clause shall
3	be treated as including a reference to the rehabilita-
4	tion plans referred to in such clause as in effect be-
5	fore the amendment made by the preceding sen-
6	tence.
7	(2) Subparagraphs (C) and (D) of section
8	6693(a)(2) of the 1986 Code are each amended by
9	striking "Section" and inserting "section".
10	TITLE VI—AMERICAN COMMU-
11	NITY RENEWAL ACT OF 1998
12	SEC. 601. SHORT TITLE.
13	This title may be cited as the "American Community
14	Renewal Act of 1998".
15	SEC. 602. DESIGNATION OF AND TAX INCENTIVES FOR RE-
16	NEWAL COMMUNITIES.
17	(a) In General.—Chapter 1 is amended by adding
18	at the end the following new subchapter:
19	"Subchapter X—Renewal Communities
	"Part I. Designation.  "Part II. Renewal community capital gain; renewal community business.  "Part III. Family development accounts.  "Part IV. Additional incentives.
20	"PART I—DESIGNATION

"Sec. 1400E. Designation of renewal communities.

- 21 "SEC. 1400E. DESIGNATION OF RENEWAL COMMUNITIES.
- "(a) Designation.— 22

1	"(1) Definitions.—For purposes of this title,
2	the term 'renewal community' means any area—
3	"(A) which is nominated by one or more
4	local governments and the State or States in
5	which it is located for designation as a renewal
6	community (hereinafter in this section referred
7	to as a 'nominated area'); and
8	"(B) which the Secretary of Housing and
9	Urban Development designates as a renewal
10	community, after consultation with—
11	"(i) the Secretaries of Agriculture,
12	Commerce, Labor, and the Treasury; the
13	Director of the Office of Management and
14	Budget; and the Administrator of the
15	Small Business Administration; and
16	"(ii) in the case of an area on an In-
17	dian reservation, the Secretary of the Inte-
18	rior.
19	"(2) Number of designations.—
20	"(A) In General.—The Secretary of
21	Housing and Urban Development may des-
22	ignate not more than 20 nominated areas as re-
23	newal communities.

1	"(B) MINIMUM DESIGNATION IN RURAL
2	AREAS.—Of the areas designated under para-
3	graph (1), at least 4 must be areas—
4	"(i) which are within a local govern-
5	ment jurisdiction or jurisdictions with a
6	population of less than 50,000,
7	"(ii) which are outside of a metropoli-
8	tan statistical area (within the meaning of
9	section $143(k)(2)(B)$ , or
10	"(iii) which are determined by the
11	Secretary of Housing and Urban Develop-
12	ment, after consultation with the Secretary
13	of Commerce, to be rural areas.
14	"(3) Areas designated based on degree
15	OF POVERTY, ETC.—
16	"(A) In general.—Except as otherwise
17	provided in this section, the nominated areas
18	designated as renewal communities under this
19	subsection shall be those nominated areas with
20	the highest average ranking with respect to the
21	criteria described in subparagraphs (B), (C),
22	and (D) of subsection (c)(3). For purposes of
23	the preceding sentence, an area shall be ranked
24	within each such criterion on the basis of the
25	amount by which the area exceeds such cri-

1	terion, with the area which exceeds such cri-
2	terion by the greatest amount given the highest
3	ranking.
4	"(B) Exception where inadequate
5	COURSE OF ACTION, ETC.—An area shall not be
6	designated under subparagraph (A) if the Sec-
7	retary of Housing and Urban Development de-
8	termines that the course of action described in
9	subsection (d)(2) with respect to such area is
10	inadequate.
11	"(C) Priority for empowerment zones
12	AND ENTERPRISE COMMUNITIES WITH RESPECT
13	TO FIRST HALF OF DESIGNATIONS.—With re-
14	spect to the first 10 designations made under
15	this section—
16	"(i) 10 shall be chosen from nomi-
17	nated areas which are empowerment zones
18	or enterprise communities (and are other-
19	wise eligible for designation under this sec-
20	tion); and
21	"(ii) of such 10, 2 shall be areas de-
22	scribed in paragraph (2)(B).
23	"(4) Limitation on designations.—
24	"(A) Publication of regulations.—
25	The Secretary of Housing and Urban Develop-

1	ment shall prescribe by regulation no later than
2	4 months after the date of the enactment of
3	this section, after consultation with the officials
4	described in paragraph (1)(B)—
5	"(i) the procedures for nominating an
6	area under paragraph (1)(A);
7	"(ii) the parameters relating to the
8	size and population characteristics of a re-
9	newal community; and
10	"(iii) the manner in which nominated
11	areas will be evaluated based on the cri-
12	teria specified in subsection (d).
13	"(B) Time limitations.—The Secretary
14	of Housing and Urban Development may des-
15	ignate nominated areas as renewal communities
16	only during the 24-month period beginning on
17	the first day of the first month following the
18	month in which the regulations described in
19	subparagraph (A) are prescribed.
20	"(C) Procedural rules.—The Secretary
21	of Housing and Urban Development shall not
22	make any designation of a nominated area as a
23	renewal community under paragraph (2) un-
24	less—

1	"(i) the local governments and the
2	States in which the nominated area is lo-
3	cated have the authority—
4	"(I) to nominate such area for
5	designation as a renewal community;
6	"(II) to make the State and local
7	commitments described in subsection
8	(d); and
9	"(III) to provide assurances sat-
10	isfactory to the Secretary of Housing
11	and Urban Development that such
12	commitments will be fulfilled,
13	"(ii) a nomination regarding such
14	area is submitted in such a manner and in
15	such form, and contains such information,
16	as the Secretary of Housing and Urban
17	Development shall by regulation prescribe;
18	and
19	"(iii) the Secretary of Housing and
20	Urban Development determines that any
21	information furnished is reasonably accu-
22	rate.
23	"(5) Nomination process for indian res-
24	ERVATIONS.—For purposes of this subchapter, in
25	the case of a nominated area on an Indian reserva-

1	tion, the reservation governing body (as determined
2	by the Secretary of the Interior) shall be treated as
3	being both the State and local governments with re-
4	spect to such area.
5	"(b) Period for Which Designation Is in Ef-
6	FECT.—
7	"(1) In general.—Any designation of an area
8	as a renewal community shall remain in effect dur-
9	ing the period beginning on the date of the designa-
10	tion and ending on the earliest of—
11	"(A) December 31, 2006,
12	"(B) the termination date designated by
13	the State and local governments in their nomi-
14	nation, or
15	"(C) the date the Secretary of Housing
16	and Urban Development revokes such designa-
17	tion.
18	"(2) Revocation of Designation.—The Sec-
19	retary of Housing and Urban Development may re-
20	voke the designation under this section of an area if
21	such Secretary determines that the local government
22	or the State in which the area is located—
23	"(A) has modified the boundaries of the
24	area, or

1	"(B) is not complying substantially with,
2	or fails to make progress in achieving, the State
3	or local commitments, respectively, described in
4	subsection (d).
5	"(c) Area and Eligibility Requirements.—
6	"(1) In general.—The Secretary of Housing
7	and Urban Development may designate a nominated
8	area as a renewal community under subsection (a)
9	only if the area meets the requirements of para-
10	graphs (2) and (3) of this subsection.
11	"(2) Area requirements.—A nominated area
12	meets the requirements of this paragraph if—
13	"(A) the area is within the jurisdiction of
14	one or more local governments;
15	"(B) the boundary of the area is continu-
16	ous; and
17	"(C) the area—
18	"(i) has a population, of at least—
19	"(I) 4,000 if any portion of such
20	area (other than a rural area de-
21	scribed in subsection $(a)(2)(B)(i)$ is
22	located within a metropolitan statis-
23	tical area (within the meaning of sec-
24	tion 143(k)(2)(B)) which has a popu-
25	lation of 50,000 or greater; or

1	"(II) 1,000 in any other case; or
2	"(ii) is entirely within an Indian res-
3	ervation (as determined by the Secretary of
4	the Interior).
5	"(3) Eligibility requirements.—A nomi-
6	nated area meets the requirements of this paragraph
7	if the State and the local governments in which it
8	is located certify (and the Secretary of Housing and
9	Urban Development, after such review of supporting
10	data as he deems appropriate, accepts such certifi-
11	cation) that—
12	"(A) the area is one of pervasive poverty,
13	unemployment, and general distress;
14	"(B) the unemployment rate in the area,
15	as determined by the most recent available
16	data, was at least 1½ times the national unem-
17	ployment rate for the period to which such data
18	relate;
19	"(C) the poverty rate for each population
20	census tract within the nominated area is at
21	least 20 percent; and
22	"(D) in the case of an urban area, at least
23	70 percent of the households living in the area
24	have incomes below 80 percent of the median
25	income of households within the jurisdiction of

the local government (determined in the same manner as under section 119(b)(2) of the Housing and Community Development Act of 1974).

- "(4) Consideration of high incidence of CRIME.—The Secretary of Housing and Urban Development shall take into account, in selecting nominated areas for designation as renewal communities under this section, the extent to which such areas have a high incidence of crime.
- "(5) Consideration of communities identification of economically distressed areas.
- 19 "(d) Required State and Local Commit-20 ments.—
- "(1) IN GENERAL.—The Secretary of Housing and Urban Development may designate any nominated area as a renewal community under subsection
- 24 (a) only if—

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"(A) the local government and the State in which the area is located agree in writing that, during any period during which the area is a renewal community, such governments will follow a specified course of action which meets the requirements of paragraph (2) and is designed to reduce the various burdens borne by employers or employees in such area; and

"(B) the economic growth promotion requirements of paragraph (3) are met.

## "(2) Course of action.—

"(A) IN GENERAL.—A course of action meets the requirements of this paragraph if such course of action is a written document, signed by a State (or local government) and neighborhood organizations, which evidences a partnership between such State or government and community-based organizations and which commits each signatory to specific and measurable goals, actions, and timetables. Such course of action shall include at least five of the following:

"(i) A reduction of tax rates or fees applying within the renewal community.

1	"(ii) An increase in the level of effi-
2	ciency of local services within the renewal
3	community.
4	"(iii) Crime reduction strategies, such
5	as crime prevention (including the provi-
6	sion of such services by nongovernmental
7	entities).
8	"(iv) Actions to reduce, remove, sim-
9	plify, or streamline governmental require-
10	ments applying within the renewal commu-
11	nity.
12	"(v) Involvement in the program by
13	private entities, organizations, neighbor-
14	hood organizations, and community
15	groups, particularly those in the renewal
16	community, including a commitment from
17	such private entities to provide jobs and
18	job training for, and technical, financial, or
19	other assistance to, employers, employees,
20	and residents from the renewal community.
21	"(vi) State or local income tax bene-
22	fits for fees paid for services performed by
23	a nongovernmental entity which were for-
24	merly performed by a governmental entity.

"(vii) The gift (or sale at below fair market value) of surplus real property (such as land, homes, and commercial or industrial structures) in the renewal community to neighborhood organizations, community development corporations, or private companies.

"(B) RECOGNITION OF PAST EFFORTS.—
For purposes of this section, in evaluating the course of action agreed to by any State or local government, the Secretary of Housing and Urban Development shall take into account the past efforts of such State or local government in reducing the various burdens borne by employers and employees in the area involved.

"(3) Economic growth promotion requirements.—The economic growth promotion requirements of this paragraph are met with respect to a nominated area if the local government and the State in which such area is located certify in writing that such government and State, respectively, have repealed or otherwise will not enforce within the area, if such area is designated as a renewal community—

1	"(A) licensing requirements for occupa-
2	tions that do not ordinarily require a profes-
3	sional degree;
4	"(B) zoning restrictions on home-based
5	businesses which do not create a public nui-
6	sance;
7	"(C) permit requirements for street ven-
8	dors who do not create a public nuisance;
9	"(D) zoning or other restrictions that im-
10	pede the formation of schools or child care cen-
11	ters; and
12	"(E) franchises or other restrictions on
13	competition for businesses providing public
14	services, including but not limited to taxicabs,
15	jitneys, cable television, or trash hauling,
16	except to the extent that such regulation of busi-
17	nesses and occupations is necessary for and well-tai-
18	lored to the protection of health and safety.
19	"(e) Coordination With Treatment of Em-
20	POWERMENT ZONES AND ENTERPRISE COMMUNITIES.—
21	For purposes of this title, if there are in effect with respect
22	to the same area both—
23	"(1) a designation as a renewal community; and
24	"(2) a designation as an empowerment zone or
25	enterprise community,

1	both of such designations shall be given full effect with
2	respect to such area.
3	"(f) Definitions and Special Rules.—For pur-
4	poses of this subchapter—
5	"(1) GOVERNMENTS.—If more than one govern-
6	ment seeks to nominate an area as a renewal com-
7	munity, any reference to, or requirement of, this sec-
8	tion shall apply to all such governments.
9	"(2) State.—The term 'State' includes Puerto
10	Rico, the Virgin Islands of the United States, Guam,
11	American Samoa, the Northern Mariana Islands,
12	and any other possession of the United States.
13	"(3) LOCAL GOVERNMENT.—The term 'local
14	government' means—
15	"(A) any county, city, town, township, par-
16	ish, village, or other general purpose political
17	subdivision of a State;
18	"(B) any combination of political subdivi-
19	sions described in subparagraph (A) recognized
20	by the Secretary of Housing and Urban Devel-
21	opment; and
22	"(C) the District of Columbia.
23	"(4) Application of rules relating to
24	CENSUS TRACTS AND CENSUS DATA.—The rules of
25	sections $1392(b)(4)$ and $1393(a)(9)$ shall apply.

## 1 "PART II—RENEWAL COMMUNITY CAPITAL GAIN;

## 2 RENEWAL COMMUNITY BUSINESS

	"Sec. 1400F. Renewal community capital gain. "Sec. 1400G. Renewal community business defined.
3	"SEC. 1400F. RENEWAL COMMUNITY CAPITAL GAIN.
4	"(a) General Rule.—Gross income does not in-
5	clude any qualified capital gain recognized on the sale or
6	exchange of a qualified community asset held for more
7	than 5 years.
8	"(b) Qualified Community Asset.—For purposes
9	of this section—
10	"(1) In general.—The term 'qualified com-
11	munity asset' means—
12	"(A) any qualified community stock;
13	"(B) any qualified community partnership
14	interest; and
15	"(C) any qualified community business
16	property.
17	"(2) Qualified community stock.—
18	"(A) IN GENERAL.—Except as provided in
19	subparagraph (B), the term 'qualified commu-
20	nity stock' means any stock in a domestic cor-
21	poration if—
22	"(i) such stock is acquired by the tax-
23	payer after December 31, 1999, and before
24	January 1, 2007, at its original issue (di-

1	rectly or through an underwriter) from the
2	corporation solely in exchange for cash;
3	"(ii) as of the time such stock was
4	issued, such corporation was a renewal
5	community business (or, in the case of a
6	new corporation, such corporation was
7	being organized for purposes of being a re-
8	newal community business); and
9	"(iii) during substantially all of the
10	taxpayer's holding period for such stock,
11	such corporation qualified as a renewal
12	community business.
13	"(B) Redemptions.—A rule similar to
14	the rule of section 1202(c)(3) shall apply for
15	purposes of this paragraph.
16	"(3) Qualified community partnership in-
17	TEREST.—The term 'qualified community partner-
18	ship interest' means any interest in a partnership
19	if—
20	"(A) such interest is acquired by the tax-
21	payer after December 31, 1999, and before
22	January 1, 2007;
23	"(B) as of the time such interest was ac-
24	quired, such partnership was a renewal commu-
25	nity business (or, in the case of a new partner-

1	ship, such partnership was being organized for
2	purposes of being a renewal community busi-
3	ness); and
4	"(C) during substantially all of the tax-
5	payer's holding period for such interest, such
6	partnership qualified as a renewal community
7	business.
8	A rule similar to the rule of paragraph (2)(B) shall
9	apply for purposes of this paragraph.
10	"(4) Qualified community business prop-
11	ERTY.—
12	"(A) IN GENERAL.—The term 'qualified
13	community business property' means tangible
14	property if—
15	"(i) such property was acquired by
16	the taxpayer by purchase (as defined in
17	section $179(d)(2)$ ) after December 31,
18	1999, and before January 1, 2007;
19	"(ii) the original use of such property
20	in the renewal community commences with
21	the taxpayer; and
22	"(iii) during substantially all of the
23	taxpayer's holding period for such prop-
24	erty, substantially all of the use of such

1	property was in a renewal community busi-
2	ness of the taxpayer.
3	"(B) Special rule for substantial im-
4	PROVEMENTS.—The requirements of clauses (i)
5	and (ii) of subparagraph (A) shall be treated as
6	satisfied with respect to—
7	"(i) property which is substantially
8	improved (within the meaning of section
9	1400B(b)(4)(B)(ii)) by the taxpayer before
10	January 1, 2007; and
11	"(ii) any land on which such property
12	is located.
13	"(c) Certain Rules To Apply.—Rules similar to
14	the rules of paragraphs (5), (6), and (7) of subsection (b),
15	and subsections (e), (f), and (g), of section 1400B shall
16	apply for purposes of this section.
17	"SEC. 1400G. RENEWAL COMMUNITY BUSINESS DEFINED.
18	"For purposes of this part, the term 'renewal commu-
19	nity business' means any entity or proprietorship which
20	would be a qualified business entity or qualified propri-
21	etorship under section 1397B if—
22	"(1) references to renewal communities were
23	substituted for references to empowerment zones in
24	such section; and

	30
1	"(2) '80 percent' were substituted for '50 per-
2	cent' in subsections $(b)(2)$ and $(c)(1)$ of such sec-
3	tion.
4	"PART III—FAMILY DEVELOPMENT ACCOUNTS
	<ul> <li>"Sec. 1400H. Family development accounts for renewal community EITC recipients.</li> <li>"Sec. 1400I. Demonstration program to provide matching contributions to family development accounts in certain renewal communities.</li> <li>"Sec. 1400J. Designation of earned income tax credit payments for deposit to family development account.</li> </ul>
5	"SEC. 1400H. FAMILY DEVELOPMENT ACCOUNTS FOR RE-
6	NEWAL COMMUNITY EITC RECIPIENTS.
7	"(a) Allowance of Deduction.—
8	"(1) IN GENERAL.—There shall be allowed as a
9	deduction—
10	"(A) in the case of a qualified individual,
11	the amount paid in cash for the taxable year by
12	such individual to any family development ac-
13	count for such individual's benefit; and
14	"(B) in the case of any person other than
15	a qualified individual, the amount paid in cash
16	for the taxable year by such person to any fam-
17	ily development account for the benefit of a
18	qualified individual but only if the amount so
19	paid is designated for purposes of this section
20	by such individual.
21	No deduction shall be allowed under this paragraph
22	for any amount deposited in a family development

1	account under section 1400I (relating to demonstra-
2	tion program to provide matching amounts in re-
3	newal communities).
4	"(2) Limitation.—
5	"(A) In general.—The amount allowable
6	as a deduction to any individual for any taxable
7	year by reason of paragraph (1)(A) shall not
8	exceed the lesser of—
9	"(i) \$2,000, or
10	"(ii) an amount equal to the com-
11	pensation includible in the individual's
12	gross income for such taxable year.
13	"(B) Persons donating to family de-
14	VELOPMENT ACCOUNTS OF OTHERS.—The
15	amount which may be designated under para-
16	graph (1)(B) by any qualified individual for any
17	taxable year of such individual shall not exceed
18	\$1,000.
19	"(3) Special rules for certain married
20	INDIVIDUALS.—Rules similar to rules of section
21	219(c) shall apply to the limitation in paragraph
22	(2)(A).
23	"(4) Coordination with Ira's.—No deduc-
24	tion shall be allowed under this section to any per-
25	son by reason of a payment to an account for the

- benefit of a qualified individual if any amount is
  paid into an individual retirement account (including
  a Roth IRA) for the benefit of such individual.
- 4 "(5) ROLLOVERS.—No deduction shall be allowed under this section with respect to any rollover contribution.
- 7 "(b) Tax Treatment of Distributions.—
- "(1) Inclusion of amounts in gross in-9 Come.—Except as otherwise provided in this sub-10 section, any amount paid or distributed out of a 11 family development account shall be included in 12 gross income by the payee or distributee, as the case 13 may be.
- "(2) EXCLUSION OF QUALIFIED FAMILY DEVELDISTRIBUTIONS.—Paragraph (1) shall not apply to any qualified family development distribution.
- 18 "(c) QUALIFIED FAMILY DEVELOPMENT DISTRIBU-19 TION.—For purposes of this section—
- "(1) IN GENERAL.—The term 'qualified family development distribution' means any amount paid or distributed out of a family development account which would otherwise be includible in gross income, to the extent that such payment or distribution is used exclusively to pay qualified family development

1	expenses for the holder of the account or the spouse
2	or dependent (as defined in section 152) of such
3	holder.
4	"(2) Qualified family development ex-
5	PENSES.—The term 'qualified family development
6	expenses' means any of the following:
7	"(A) Qualified higher education expenses.
8	"(B) Qualified first-time homebuyer costs.
9	"(C) Qualified business capitalization
10	costs.
11	"(D) Qualified medical expenses.
12	"(E) Qualified rollovers.
13	"(3) Qualified higher education ex-
14	PENSES.—
15	"(A) IN GENERAL.—The term 'qualified
16	higher education expenses' has the meaning
17	given such term by section 72(t)(7), determined
18	by treating postsecondary vocational edu-
19	cational schools as eligible educational institu-
20	tions.
21	"(B) Postsecondary vocational edu-
22	CATION SCHOOL.—The term 'postsecondary vo-
23	cational educational school' means an area vo-
24	cational education school (as defined in sub-
25	paragraph (C) or (D) of section 521(4) of the

1	Carl D. Perkins Vocational and Applied Tech-
2	nology Education Act (20 U.S.C. 2471(4)))
3	which is in any State (as defined in section
4	521(33) of such Act), as such sections are in
5	effect on the date of the enactment of this sec-
6	tion.
7	"(C) Coordination with other bene-
8	FITS.—The amount of qualified higher edu-
9	cation expenses for any taxable year shall be re-
10	duced as provided in section $25A(g)(2)$ .
11	"(4) Qualified first-time homebuyer
12	costs.—The term 'qualified first-time homebuyer
13	costs' means qualified acquisition costs (as defined
14	in section 72(t)(8) without regard to subparagraph
15	(B) thereof) with respect to a principal residence
16	(within the meaning of section 121) for a qualified
17	first-time homebuyer (as defined in such section).
18	"(5) Qualified business capitalization
19	COSTS.—
20	"(A) In General.—The term 'qualified
21	business capitalization costs' means qualified
22	expenditures for the capitalization of a qualified
23	business pursuant to a qualified plan.
24	"(B) QUALIFIED EXPENDITURES.—The
25	term 'qualified expenditures' means expendi-

1	tures included in a qualified plan, including
2	capital, plant, equipment, working capital, and
3	inventory expenses.
4	"(C) QUALIFIED BUSINESS.—The term
5	'qualified business' means any business that
6	does not contravene any law.
7	"(D) QUALIFIED PLAN.—The term 'quali-
8	fied plan' means a business plan which meets
9	such requirements as the Secretary may specify.
10	"(6) Qualified medical expenses.—The
11	term 'qualified medical expenses' means any amount
12	paid during the taxable year, not compensated for by
13	insurance or otherwise, for medical care (as defined
14	in section 213(d)) of the taxpayer, his spouse, or his
15	dependent (as defined in section 152).
16	"(7) QUALIFIED ROLLOVERS.—The term 'quali-
17	fied rollover' means any amount paid from a family
18	development account of a taxpayer into another such
19	account established for the benefit of—
20	"(A) such taxpayer, or
21	"(B) any qualified individual who is—
22	"(i) the spouse of such taxpayer, or
23	"(ii) any dependent (as defined in sec-
24	tion 152) of the taxpayer.

- 1 Rules similar to the rules of section 408(d)(3) shall 2 apply for purposes of this paragraph.
- "(d) TAX TREATMENT OF ACCOUNTS.— 3
- "(1) IN GENERAL.—Any family development ac-5 count is exempt from taxation under this subtitle 6 unless such account has ceased to be a family devel-7 opment account by reason of paragraph (2). Not-8 withstanding the preceding sentence, any such ac-9 count is subject to the taxes imposed by section 511 10 (relating to imposition of tax on unrelated business income of charitable, etc., organizations). Notwith-12 standing any other provision of this title (including 13 chapters 11 and 12), the basis of any person in such 14 an account is zero.
  - "(2) Loss of exemption in case of prohib-ITED TRANSACTIONS.—For purposes of this section, rules similar to the rules of section 408(e) shall apply.
- 19 "(3) OTHER RULES TO APPLY.—Rules similar 20 to the rules of paragraphs (4), (5), and (6) of sec-21 tion 408(d) shall apply for purposes of this section.
- 22 "(e) Family Development Account.—For purposes of this title, the term 'family development account'
- means a trust created or organized in the United States
- for the exclusive benefit of a qualified individual or his

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1	beneficiaries, but only if the written governing instrument
2	creating the trust meets the following requirements:
3	"(1) Except in the case of a qualified rollover
4	(as defined in subsection (c)(7))—
5	"(A) no contribution will be accepted un-
6	less it is in cash; and
7	"(B) contributions will not be accepted for
8	the taxable year in excess of \$3,000 (deter-
9	mined without regard to any contribution made
10	under section 1400I (relating to demonstration
11	program to provide matching amounts in re-
12	newal communities)).
13	"(2) The requirements of paragraphs (2)
14	through (6) of section 408(a) are met.
15	"(f) QUALIFIED INDIVIDUAL.—For purposes of this
16	section, the term 'qualified individual' means, for any tax-
17	able year, an individual—
18	"(1) who is a bona fide resident of a renewal
19	community throughout the taxable year; and
20	"(2) to whom a credit was allowed under sec-
21	tion 32 for the preceding taxable year.
22	"(g) Other Definitions and Special Rules.—
23	"(1) Compensation.—The term 'compensa-
24	tion' has the meaning given such term by section
25	219(f)(1).

- 1 "(2) Married individuals.—The maximum 2 deduction under subsection (a) shall be computed 3 separately for each individual, and this section shall 4 be applied without regard to any community prop-5 erty laws.
  - "(3) Time when contributions deemed Made.—For purposes of this section, a taxpayer shall be deemed to have made a contribution to a family development account on the last day of the preceding taxable year if the contribution is made on account of such taxable year and is made not later than the time prescribed by law for filing the return for such taxable year (not including extensions thereof).
    - "(4) EMPLOYER PAYMENTS; CUSTODIAL ACCOUNTS.—Rules similar to the rules of sections 219(f)(5) and 408(h) shall apply for purposes of this section.
    - "(5) Reports.—The trustee of a family development account shall make such reports regarding such account to the Secretary and to the individual for whom the account is maintained with respect to contributions (and the years to which they relate), distributions, and such other matters as the Sec-

1	retary may require under regulations. The reports
2	required by this paragraph—
3	"(A) shall be filed at such time and in
4	such manner as the Secretary prescribes in
5	such regulations; and
6	"(B) shall be furnished to individuals—
7	"(i) not later than January 31 of the
8	calendar year following the calendar year
9	to which such reports relate; and
10	"(ii) in such manner as the Secretary
11	prescribes in such regulations.
12	"(6) Investment in collectibles treated
13	AS DISTRIBUTIONS.—Rules similar to the rules of
14	section 408(m) shall apply for purposes of this sec-
15	tion.
16	"(h) Penalty for Distributions Not Used for
17	QUALIFIED FAMILY DEVELOPMENT EXPENSES.—
18	"(1) In general.—If any amount is distrib-
19	uted from a family development account and is not
20	used exclusively to pay qualified family development
21	expenses for the holder of the account or the spouse
22	or dependent (as defined in section 152) of such
23	holder, the tax imposed by this chapter for the tax-
24	able year of such distribution shall be increased by
25	the sum of—

1	"(A) 100 percent of the portion of such
2	amount which is includible in gross income and
3	is attributable to amounts contributed under
4	section 1400I (relating to demonstration pro-
5	gram to provide matching amounts in renewal
6	communities); and
7	"(B) 10 percent of the portion of such
8	amount which is includible in gross income and
9	is not described in subparagraph (A).
10	For purposes of this subsection, distributions which
11	are includable in gross income shall be treated as at-
12	tributable to amounts contributed under section
13	1400I to the extent thereof. For purposes of the pre-
14	ceding sentence, all family development accounts of
15	an individual shall be treated as one account.
16	"(2) Exception for certain distribu-
17	TIONS.—Paragraph (1) shall not apply to distribu-
18	tions which are—
19	"(A) made on or after the date on which
20	the account holder attains age 59½,
21	"(B) made to a beneficiary (or the estate
22	of the account holder) on or after the death of
23	the account holder, or

1	"(C) attributable to the account holder's
2	being disabled within the meaning of section
3	72(m)(7).
4	"(i) Termination.—No deduction shall be allowed
5	under this section for any amount paid to a family devel-
6	opment account for any taxable year beginning after De-
7	cember 31, 2006.
8	"SEC. 1400I. DEMONSTRATION PROGRAM TO PROVIDE
9	MATCHING CONTRIBUTIONS TO FAMILY DE-
10	VELOPMENT ACCOUNTS IN CERTAIN RE-
11	NEWAL COMMUNITIES.
12	"(a) Designation.—
13	"(1) Definitions.—For purposes of this sec-
14	tion, the term 'FDA matching demonstration area'
15	means any renewal community—
16	"(A) which is nominated under this section
17	by each of the local governments and States
18	which nominated such community for designa-
19	tion as a renewal community under section
20	1400E(a)(1)(A); and
21	"(B) which the Secretary of Housing and
22	Urban Development designates as an FDA
23	matching demonstration area after consultation
24	with—

1	"(i) the Secretaries of Agriculture,
2	Commerce, Labor, and the Treasury, the
3	Director of the Office of Management and
4	Budget, and the Administrator of the
5	Small Business Administration; and
6	"(ii) in the case of a community on an
7	Indian reservation, the Secretary of the In-
8	terior.
9	"(2) Number of designations.—
10	"(A) IN GENERAL.—The Secretary of
11	Housing and Urban Development may des-
12	ignate not more than 5 communities as FDA
13	matching demonstration areas.
14	"(B) MINIMUM DESIGNATION IN RURAL
15	AREAS.—Of the areas designated under sub-
16	paragraph (A), at least 2 must be areas de-
17	scribed in section 1400E(a)(2)(B).
18	"(3) Limitations on designations.—
19	"(A) Publication of regulations.—
20	The Secretary of Housing and Urban Develop-
21	ment shall prescribe by regulation no later than
22	4 months after the date of the enactment of
23	this section, after consultation with the officials
24	described in paragraph (1)(B)—

1	"(i) the procedures for nominating a
2	renewal community under paragraph
3	(1)(A) (including procedures for coordinat-
4	ing such nomination with the nomination
5	of an area for designation as a renewal
6	community under section 1400E); and
7	"(ii) the manner in which nominated
8	renewal communities will be evaluated for
9	purposes of this section.
10	"(B) Time limitations.—The Secretary
11	of Housing and Urban Development may des-
12	ignate renewal communities as FDA matching
13	demonstration areas only during the 24-month
14	period beginning on the first day of the first
15	month following the month in which the regula-
16	tions described in subparagraph (A) are pre-
17	scribed.
18	"(4) Designation based on degree of pov-
19	ERTY, ETC.—The rules of section 1400E(a)(3) shall
20	apply for purposes of designations of FDA matching
21	demonstration areas under this section.
22	"(b) Period for Which Designation Is in Ef-
23	FECT.—Any designation of a renewal community as an
24	FDA matching demonstration area shall remain in effect
25	during the period beginning on the date of such designa-

1	tion and ending on the date on which such area ceases
2	to be a renewal community.
3	"(c) Matching Contributions to Family Devel-
4	OPMENT ACCOUNTS.—
5	"(1) In general.—Not less than once each
6	taxable year, the Secretary shall deposit (to the ex-
7	tent provided in appropriation Acts) into a family
8	development account of each qualified individual (as
9	defined in section 1400H(f))—
10	"(A) who is a resident throughout the tax-
11	able year of an FDA matching demonstration
12	area; and
13	"(B) who requests (in such form and man-
14	ner as the Secretary prescribes) such deposit
15	for the taxable year,
16	an amount equal to the sum of the amounts depos-
17	ited into all of the family development accounts of
18	such individual during such taxable year (determined
19	without regard to any amount contributed under this
20	section).
21	"(2) Limitations.—
22	"(A) Annual Limit.—The Secretary shall
23	not deposit more than \$1000 under paragraph
24	(1) with respect to any individual for any tax-
25	able year.

1	"(B) AGGREGATE LIMIT.—The Secretary
2	shall not deposit more than \$2000 under para-
3	graph (1) with respect to any individual for all
4	taxable years.
5	"(3) Exclusion from income.—Except as
6	provided in section 1400H, gross income shall not
7	include any amount deposited into a family develop-
8	ment account under paragraph (1).
9	"(d) Notice of Program.—The Secretary shall
10	provide appropriate notice to residents of FDA matching
11	demonstration areas of the availability of the benefits
12	under this section.
13	"(e) Termination.—No amount may be deposited
14	under this section for any taxable year beginning after De-
15	cember 31, 2006.
16	"SEC. 1400J. DESIGNATION OF EARNED INCOME TAX CRED-
17	IT PAYMENTS FOR DEPOSIT TO FAMILY DE-
18	VELOPMENT ACCOUNT.
19	"(a) In General.—With respect to the return of any
20	qualified individual (as defined in section $1400 H(f)$ ) for
21	the taxable year of the tax imposed by this chapter, such
22	individual may designate that a specified portion (not less
23	than \$1) of any overpayment of tax for such taxable year
24	which is attributable to the earned income tax credit shall
25	be deposited by the Secretary into a family development

- 1 account of such individual. The Secretary shall so deposit
- 2 such portion designated under this subsection.
- 3 "(b) Manner and Time of Designation.—A des-
- 4 ignation under subsection (a) may be made with respect
- 5 to any taxable year—
- 6 "(1) at the time of filing the return of the tax
- 7 imposed by this chapter for such taxable year, or
- 8 "(2) at any other time (after the time of filing
- 9 the return of the tax imposed by this chapter for
- such taxable year) specified in regulations prescribed
- by the Secretary.
- 12 Such designation shall be made in such manner as the
- 13 Secretary prescribes by regulations.
- 14 "(c) Portion Attributable to Earned Income
- 15 Tax Credit.—For purposes of subsection (a), an over-
- 16 payment for any taxable year shall be treated as attrib-
- 17 utable to the earned income tax credit to the extent that
- 18 such overpayment does not exceed the credit allowed to
- 19 the taxpayer under section 32 for such taxable year.
- 20 "(d) Overpayments Treated as Refunded.—
- 21 For purposes of this title, any portion of an overpayment
- 22 of tax designated under subsection (a) shall be treated as
- 23 being refunded to the taxpayer as of the last date pre-
- 24 scribed for filing the return of tax imposed by this chapter

1	(determined without regard to extensions) or, if later, the
2	date the return is filed.
3	"(e) Termination.—This section shall not apply to
4	any taxable year beginning after December 31, 2006.
5	"PART IV—ADDITIONAL INCENTIVES
	"Sec. 1400K. Commercial revitalization credit. "Sec. 1400L. Increase in expensing under section 179.
6	"SEC. 1400K. COMMERCIAL REVITALIZATION CREDIT.
7	"(a) General Rule.—For purposes of section 46,
8	except as provided in subsection (e), the commercial revi-
9	talization credit for any taxable year is an amount equal
10	to the applicable percentage of the qualified revitalization
11	expenditures with respect to any qualified revitalization
12	building.
13	"(b) Applicable Percentage.—For purposes of
14	this section—
15	"(1) In general.—The term 'applicable per-
16	centage' means—
17	"(A) 20 percent for the taxable year in
18	which a qualified revitalization building is
19	placed in service, or
20	"(B) at the election of the taxpayer, 5 per-
21	cent for each taxable year in the credit period.
22	The election under subparagraph (B), once made,
23	shall be irrevocable.
24	"(2) Credit Period.—

1	"(A) In general.—The term 'credit pe-
2	riod' means, with respect to any building, the
3	period of 10 taxable years beginning with the
4	taxable year in which the building is placed in
5	service.
6	"(B) Applicable Rules.—Rules similar
7	to the rules under paragraphs (2) and (4) of
8	section 42(f) shall apply.
9	"(c) Qualified Revitalization Buildings and
10	Expenditures.—For purposes of this section—
11	"(1) Qualified revitalization building.—
12	The term 'qualified revitalization building' means
13	any building (and its structural components) if—
14	"(A) such building is located in a renewal
15	community and is placed in service after De-
16	cember 31, 1999;
17	"(B) a commercial revitalization credit
18	amount is allocated to the building under sub-
19	section (e); and
20	"(C) depreciation (or amortization in lieu
21	of depreciation) is allowable with respect to the
22	building.
23	"(2) Qualified revitalization expendi-
24	TURE.—

1	"(A) IN GENERAL.—The term 'qualified
2	revitalization expenditure' means any amount
3	properly chargeable to capital account—
4	"(i) for property for which deprecia-
5	tion is allowable under section 168 and
6	which is—
7	"(I) nonresidential real property;
8	or
9	"(II) an addition or improvement
10	to property described in subclause (I);
11	and
12	"(ii) in connection with the construc-
13	tion of any qualified revitalization building
14	which was not previously placed in service
15	or in connection with the substantial reha-
16	bilitation (within the meaning of section
17	47(c)(1)(C)) of a building which was
18	placed in service before the beginning of
19	such rehabilitation.
20	"(B) Dollar limitation.—The aggre-
21	gate amount which may be treated as qualified
22	revitalization expenditures with respect to any
23	qualified revitalization building for any taxable
24	year shall not exceed the excess of—
25	"(i) \$10,000,000, reduced by

1	"(ii) any such expenditures with re-
2	spect to the building taken into account by
3	the taxpayer or any predecessor in deter-
4	mining the amount of the credit under this
5	section for all preceding taxable years.
6	"(C) CERTAIN EXPENDITURES NOT IN-
7	CLUDED.—The term 'qualified revitalization ex-
8	penditure' does not include—
9	"(i) Straight line depreciation
10	MUST BE USED.—Any expenditure (other
11	than with respect to land acquisitions) with
12	respect to which the taxpayer does not use
13	the straight line method over a recovery
14	period determined under subsection (c) or
15	(g) of section 168. The preceding sentence
16	shall not apply to any expenditure to the
17	extent the alternative depreciation system
18	of section 168(g) applies to such expendi-
19	ture by reason of subparagraph (B) or (C)
20	of section $168(g)(1)$ .
21	"(ii) Acquisition costs.—The costs
22	of acquiring any building or interest there-
23	in and any land in connection with such
24	building to the extent that such costs ex-
25	ceed 30 percent of the qualified revitaliza-

1	tion expenditures determined without re-
2	gard to this clause.
3	"(iii) Other credits.—Any expendi-
4	ture which the taxpayer may take into ac-
5	count in computing any other credit allow-
6	able under this title unless the taxpayer
7	elects to take the expenditure into account
8	only for purposes of this section.
9	"(d) When Expenditures Taken Into Ac-
10	COUNT.—
11	"(1) In general.—Qualified revitalization ex-
12	penditures with respect to any qualified revitaliza-
13	tion building shall be taken into account for the tax-
14	able year in which the qualified revitalization build-
15	ing is placed in service. For purposes of the preced-
16	ing sentence, a substantial rehabilitation of a build-
17	ing shall be treated as a separate building.
18	"(2) Progress expenditure payments.—
19	Rules similar to the rules of subsections (b)(2) and
20	(d) of section 47 shall apply for purposes of this sec-
21	tion.
22	"(e) Limitation on Aggregate Credits Allow-
23	ABLE WITH RESPECT TO BUILDINGS LOCATED IN A
24	STATE.—

"(1) IN GENERAL.—The amount of the credit 1 2 determined under this section for any taxable year 3 with respect to any building shall not exceed the commercial revitalization credit amount (in the case of determined 5 amount under subsection 6 (b)(1)(B), the present value of such amount as de-7 termined under the rules of section 42(b)(2)(C)) al-8 located to such building under this subsection by the 9 commercial revitalization credit agency. Such alloca-10 tion shall be made at the same time and in the same 11 manner as under paragraphs (1) and (7) of section 12 42(h). 13 "(2)COMMERCIAL REVITALIZATION 14 AMOUNT FOR AGENCIES.— "(A) IN GENERAL.—The aggregate com-15 16 mercial revitalization credit amount which a 17 commercial revitalization credit agency may al-18 locate for any calendar year is the amount of 19 the State commercial revitalization credit ceil-20 ing determined under this paragraph for such 21 calendar year for such agency. 22

"(B) STATE COMMERCIAL REVITALIZATION CREDIT CEILING.—The State commercial revitalization credit ceiling applicable to any State—

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1	"(i) for each calendar year after 1999
2	and before 2007 is \$2,000,000 for each re-
3	newal community in the State; and
4	"(ii) zero for each calendar year
5	thereafter.
6	"(C) COMMERCIAL REVITALIZATION CRED-
7	IT AGENCY.—For purposes of this section, the
8	term 'commercial revitalization credit agency'
9	means any agency authorized by a State to
10	carry out this section.
11	"(f) Responsibilities of Commercial Revital-
12	IZATION CREDIT AGENCIES.—
13	"(1) Plans for allocation.—Notwithstand-
14	ing any other provision of this section, the commer-
15	cial revitalization credit amount with respect to any
16	building shall be zero unless—
17	"(A) such amount was allocated pursuant
18	to a qualified allocation plan of the commercial
19	revitalization credit agency which is approved
20	(in accordance with rules similar to the rules of
21	section $147(f)(2)$ (other than subparagraph
22	(B)(ii) thereof)) by the governmental unit of
23	which such agency is a part; and
24	"(B) such agency notifies the chief execu-
25	tive officer (or its equivalent) of the local juris-

1	diction within which the building is located of
2	such allocation and provides such individual a
3	reasonable opportunity to comment on the allo-
4	cation.
5	"(2) QUALIFIED ALLOCATION PLAN.—For pur-
6	poses of this subsection, the term 'qualified alloca-
7	tion plan' means any plan—
8	"(A) which sets forth selection criteria to
9	be used to determine priorities of the commer-
10	cial revitalization credit agency which are ap-
11	propriate to local conditions;
12	"(B) which considers—
13	"(i) the degree to which a project con-
14	tributes to the implementation of a strate-
15	gic plan that is devised for a renewal com-
16	munity through a citizen participation
17	process;
18	"(ii) the amount of any increase in
19	permanent, full-time employment by reason
20	of any project; and
21	"(iii) the active involvement of resi-
22	dents and nonprofit groups within the re-
23	newal community; and

1	"(C) which provides a procedure that the
2	agency (or its agent) will follow in monitoring
3	compliance with this section.
4	"(g) Termination.—This section shall not apply to
5	any building placed in service after December 31, 2006.
6	"SEC. 1400L. INCREASE IN EXPENSING UNDER SECTION 179.
7	"(a) General Rule.—In the case of a renewal com-
8	munity business (as defined in section 1400G), for pur-
9	poses of section 179—
10	"(1) the limitation under section $179(b)(1)$
11	shall be increased by the lesser of—
12	"(A) \$35,000; or
13	"(B) the cost of section 179 property
14	which is qualified renewal property placed in
15	service during the taxable year; and
16	"(2) the amount taken into account under sec-
17	tion 179(b)(2) with respect to any section 179 prop-
18	erty which is qualified renewal property shall be 50
19	percent of the cost thereof.
20	"(b) Recapture.—Rules similar to the rules under
21	section 179(d)(10) shall apply with respect to any quali-
22	fied renewal property which ceases to be used in a renewal
23	community by a renewal community business.
24	"(c) Qualified Renewal Property.—For pur-
25	poses of this section—

1	"(1) IN GENERAL.—The term 'qualified renewal
2	property' means any property to which section 168
3	applies (or would apply but for section 179) if—
4	"(A) such property was acquired by the
5	taxpayer by purchase (as defined in section
6	179(d)(2)) after December 31, 1999, and be-
7	fore January 1, 2007; and
8	"(B) such property would be qualified zone
9	property (as defined in section 1397C) if ref-
10	erences to renewal communities were sub-
11	stituted for references to empowerment zones in
12	section 1397C.
13	"(2) CERTAIN RULES TO APPLY.—The rules of
14	subsections (a)(2) and (b) of section 1397C shall
15	apply for purposes of this section.".
16	SEC. 603. EXTENSION OF EXPENSING OF ENVIRONMENTAL
17	REMEDIATION COSTS TO RENEWAL COMMU-
18	NITIES.
19	(a) Extension.—Paragraph (2) of section 198(c)
20	(defining targeted area) is amended by redesignating sub-
21	paragraph (C) as subparagraph (D) and by inserting after
22	subparagraph (B) the following new subparagraph:
23	"(C) Renewal communities in-
24	CLUDED.—Except as provided in subparagraph

1	(B), such term shall include a renewal commu-
2	nity (as defined in section 1400E).".
3	(b) Extension of Termination Date for Re-
4	NEWAL COMMUNITIES.—Subsection (h) of section 198 is
5	amended by inserting before the period "(December 31
6	2006, in the case of a renewal community, as defined in
7	section 1400E).".
8	SEC. 604. EXTENSION OF WORK OPPORTUNITY TAX CREDIT
9	FOR RENEWAL COMMUNITIES
10	(a) Extension.—Subsection (c) of section 51 (related
11	ing to termination) is amended by adding at the end the
12	following new paragraph:
13	"(5) Extension of credit for renewal
14	COMMUNITIES.—
15	"(A) IN GENERAL.—In the case of an indi-
16	vidual who begins work for the employer after
17	the date contained in paragraph (4)(B), for
18	purposes of section 38—
19	"(i) in lieu of applying subsection (a)
20	the amount of the work opportunity credit
21	determined under this section for the tax-
22	able year shall be equal to—
23	"(I) 15 percent of the qualified
24	first-year wages for such year; and

1	"(II) 30 percent of the qualified
2	second-year wages for such year;
3	"(ii) subsection (b)(3) shall be applied
4	by substituting '\$10,000' for '\$6,000';
5	"(iii) paragraph (4)(B) shall be ap-
6	plied by substituting for the date contained
7	therein the last day for which the designa-
8	tion under section 1400E of the renewal
9	community referred to in subparagraph
10	(B)(i) is in effect; and
11	"(iv) rules similar to the rules of sec-
12	tion 51A(b)(5)(C) shall apply.
13	"(B) Qualified first- and second-
14	YEAR WAGES.—For purposes of subparagraph
15	(A)—
16	"(i) In general.—The term 'quali-
17	fied wages' means, with respect to each 1-
18	year period referred to in clause (ii) or
19	(iii), as the case may be, the wages paid or
20	incurred by the employer during the tax-
21	able year to any individual but only if—
22	"(I) the employer is engaged in a
23	trade or business in a renewal com-
24	munity throughout such 1-year period;

1	"(II) the principal place of abode
2	of such individual is in such renewal
3	community throughout such 1-year
4	period; and
5	"(III) substantially all of the
6	services which such individual per-
7	forms for the employer during such 1-
8	year period are performed in such re-
9	newal community.
10	"(ii) Qualified first-year
11	wages.—The term 'qualified first-year
12	wages' means, with respect to any individ-
13	ual, qualified wages attributable to service
14	rendered during the 1-year period begin-
15	ning with the day the individual begins
16	work for the employer.
17	"(iii) Qualified second-year
18	WAGES.—The term 'qualified second-year
19	wages' means, with respect to any individ-
20	ual, qualified wages attributable to service
21	rendered during the 1-year period begin-
22	ning on the day after the last day of the
23	1-year period with respect to such individ-
24	ual determined under clause (ii).".

1	(b) Congruent Treatment of Renewal Commu-
2	NITIES AND ENTERPRISE ZONES FOR PURPOSES OF
3	YOUTH RESIDENCE REQUIREMENTS.—
4	(1) High-risk youth.—Subparagraphs (A)(ii)
5	and (B) of section 51(d)(5) are each amended by
6	striking "empowerment zone or enterprise commu-
7	nity" and inserting "empowerment zone, enterprise
8	community, or renewal community".
9	(2) Qualified summer youth employee.—
10	Clause (iv) of section 51(d)(7)(A) is amended by
11	striking "empowerment zone or enterprise commu-
12	nity" and inserting "empowerment zone, enterprise
13	community, or renewal community".
14	(3) Headings.—Paragraphs (5)(B) and (7)(C)
15	of section 51(d) are each amended by inserting "OR
16	COMMUNITY" in the heading after "ZONE".
17	SEC. 605. CONFORMING AND CLERICAL AMENDMENTS.
18	(a) Deduction for Contributions to Family
19	Development Accounts Allowable Whether or
20	NOT TAXPAYER ITEMIZES.—Subsection (a) of section 62
21	(relating to adjusted gross income defined) is amended by
22	inserting after paragraph (17) the following new para-
23	graph:
24	"(18) Family Development accounts.—The
25	deduction allowed by section 1400H(a)(1)(A).".

1	(b) Tax on Excess Contributions.—
2	(1) Tax imposed.—Subsection (a) of section
3	4973 is amended by striking "or" at the end of
4	paragraph (3), adding "or" at the end of paragraph
5	(4), and inserting after paragraph (4) the following
6	new paragraph:
7	"(5) a family development account (within the
8	meaning of section 1400H(e)),".
9	(2) Excess contributions.—Section 4973 is
10	amended by adding at the end the following new
11	subsection:
12	"(g) Family Development Accounts.—For pur-
13	poses of this section, in the case of a family development
14	account, the term 'excess contributions' means the sum
15	of—
16	"(1) the excess (if any) of—
17	"(A) the amount contributed for the tax-
18	able year to the account (other than a qualified
19	rollover, as defined in section $1400 H(c)(7)$ , or
20	a contribution under section 1400I), over
21	"(B) the amount allowable as a deduction
22	under section 1400H for such contributions
23	and

1	"(2) the amount determined under this sub-
2	section for the preceding taxable year reduced by the
3	sum of—
4	"(A) the distributions out of the account
5	for the taxable year which were included in the
6	gross income of the payee under section
7	1400 H(b)(1);
8	"(B) the distributions out of the account
9	for the taxable year to which rules similar to
10	the rules of section 408(d)(5) apply by reason
11	of section $1400H(d)(3)$ ; and
12	"(C) the excess (if any) of the maximum
13	amount allowable as a deduction under section
14	1400H for the taxable year over the amount
15	contributed to the account for the taxable year
16	(other than a contribution under section
17	1400I).
18	For purposes of this subsection, any contribution which
19	is distributed from the family development account in a
20	distribution to which rules similar to the rules of section
21	408(d)(4) apply by reason of section 1400H(d)(3) shall
22	be treated as an amount not contributed.".
23	(c) Tax on Prohibited Transactions.—Section
24	4975 is amended—

1	(1) by adding at the end of subsection (c) the
2	following new paragraph:
3	"(6) Special rule for family develop
4	MENT ACCOUNTS.—An individual for whose benefit a
5	family development account is established and any
6	contributor to such account shall be exempt from the
7	tax imposed by this section with respect to any
8	transaction concerning such account (which would
9	otherwise be taxable under this section) if, with re
10	spect to such transaction, the account ceases to be
11	a family development account by reason of the appli
12	cation of section 1400H(d)(2) to such account."
13	and
14	(2) in subsection (e)(1), by striking "or" at the
15	end of subparagraph (E), by redesignating subpara
16	graph (F) as subparagraph (G), and by inserting
17	after subparagraph (E) the following new subpara
18	graph:
19	"(F) a family development account de
20	scribed in section 1400H(e), or".
21	(d) Information Relating to Certain Trusts
22	AND ANNUITY PLANS.—Subsection (c) of section 6047 is
23	amended—
24	(1) by inserting "or section 1400H" after "sec
25	tion 219"; and

1	(2) by inserting ", of any family development
2	account described in section 1400H(e),", after "sec-
3	tion 408(a)".
4	(e) Inspection of Applications for Tax Exemp-
5	TION.—Clause (i) of section 6104(a)(1)(B) is amended by
6	inserting "a family development account described in sec-
7	tion 1400H(e)," after "section 408(a),".
8	(f) Failure To Provide Reports on Family De-
9	VELOPMENT ACCOUNTS.—Paragraph (2) of section
10	6693(a) is amended by striking "and" at the end of sub-
11	paragraph (C), by striking the period and inserting "
12	and" at the end of subparagraph (D), and by adding at
13	the end the following new subparagraph:
14	"(E) section 1400H(g)(6) (relating to fam-
15	ily development accounts).".
16	(g) Conforming Amendments Regarding Com-
17	MERCIAL REVITALIZATION CREDIT.—
18	(1) Section 46 (relating to investment credit) is
19	amended by striking "and" at the end of paragraph
20	(2), by striking the period at the end of paragraph
21	(3) and inserting ", and", and by adding at the end
22	the following new paragraph:
23	"(4) the commercial revitalization credit pro-
24	vided under section 1400K.".

1	(2) Section 39(d) is amended by adding at the
2	end the following new paragraph:
3	"(9) No carryback of section 1400k credit
4	BEFORE DATE OF ENACTMENT.—No portion of the
5	unused business credit for any taxable year which is
6	attributable to any commercial revitalization credit
7	determined under section 1400K may be carried
8	back to a taxable year ending before the date of the
9	enactment of section 1400K.".
10	(3) Subparagraph (B) of section 48(a)(2) is
11	amended by inserting "or commercial revitalization"
12	after "rehabilitation" each place it appears in the
13	text and heading.
14	(4) Subparagraph (C) of section 49(a)(1) is
15	amended by striking "and" at the end of clause (ii),
16	by striking the period at the end of clause (iii) and
17	inserting ", and", and by adding at the end the fol-
18	lowing new clause:
19	"(iv) the portion of the basis of any
20	qualified revitalization building attributable
21	to qualified revitalization expenditures.".
22	(5) Paragraph (2) of section 50(a) is amended
23	by inserting "or 1400K(d)(2)" after "section 47(d)"

each place it appears.

24

- 1 (6) Subparagraph (A) of section 50(a)(2) is 2 amended by inserting "or qualified revitalization 3 building (respectively)" after "qualified rehabilitated 4 building".
  - (7) Subparagraph (B) of section 50(a)(2) is amended by adding at the end the following new sentence: "A similar rule shall apply for purposes of section 1400K.".
  - (8) Paragraph (2) of section 50(b) is amended by striking "and" at the end of subparagraph (C), by striking the period at the end of subparagraph (D) and inserting "; and", and by adding at the end the following new subparagraph:
    - "(E) a qualified revitalization building (as defined in section 1400K) to the extent of the portion of the basis which is attributable to qualified revitalization expenditures (as defined in section 1400K)."
  - (9) The last sentence of section 50(b)(3) is amended to read as follows: "If any qualified rehabilitated building or qualified revitalization building is used by the tax-exempt organization pursuant to a lease, this paragraph shall not apply for purposes of determining the amount of the rehabilitation credit or the commercial revitalization credit.".

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(10) Subparagraph (C) of section 50(b)(4) is

(A) by inserting "or commercial revitalization" after "rehabilitated" in the text and heading; and
ing; and
(B) by inserting "or commercial revitaliza-
tion" after "rehabilitation".
(11) Subparagraph (C) of section 469(i)(3) is
mended—
(A) by inserting "or section 1400K" after
"section 42"; and
(B) by striking "CREDIT" in the heading
and inserting "AND COMMERCIAL REVITALIZA-
TION CREDITS".
h) Clerical Amendments.—The table of sub-
ers for chapter 1 is amended by adding at the end
llowing new item:
"Subchapter X. Renewal Communities.".
06. EVALUATION AND REPORTING REQUIREMENTS.
Not later than the close of the fourth calendar year
the year in which the Secretary of Housing and
n Development first designates an area as a renewal
unity under section 1400E of the Internal Revenue
of 1986, and at the close of each fourth calendar
thereafter, such Secretary shall prepare and submit
e Congress a report on the effects of such designa-

- 1 tions in stimulating the creation of new jobs, particularly
- 2 for disadvantaged workers and long-term unemployed in-
- 3 dividuals, and promoting the revitalization of economically
- 4 distressed areas.
- 5 SEC. 607. EXCLUSION OF EFFECTS OF THIS ACT FROM
- 6 PAYGO SCORECARD.
- 7 Upon the enactment of this Act, the Director of the
- 8 Office of Management and Budget shall not make any es-
- 9 timates of changes in receipts under section 252(d) of the
- 10 Balanced Budget and Emergency Deficit Control Act of
- 11 1985 resulting from the enactment of this Act.
- 12 TITLE VII—ESTABLISHMENT OF
- 13 THE PROTECT SOCIAL SECU-
- 14 RITY ACCOUNT
- 15 SEC. 701. ESTABLISHMENT OF SPECIAL RESERVE AC-
- 16 COUNT.
- 17 Section 201 of the Social Security Act is amended
- 18 by adding at the end the following new subsection:
- 19 "(n)(1) There is established within the Treasury a
- 20 special reserve account to be known as the 'Protect Social
- 21 Security Account' (hereinafter in this subsection referred
- 22 to as the 'account'). The account shall be used to save
- 23 budget surpluses until a reform measure is enacted to en-
- 24 sure the long-term solvency of the OASDI trust funds.

- 1 "(2) The Secretary of the Treasury shall pay into the
- 2 account annually at the end of each fiscal year during the
- 3 fiscal-year period beginning on October 1, 1997, and end-
- 4 ing on September 30, 2008, amounts totalling, in the ag-
- 5 gregate, 90 percent of the projected surplus, if any, in the
- 6 total budget of the United States Government for that fis-
- 7 cal-year period.
- 8 "(3) For purposes of determining budget surpluses
- 9 under paragraph (2), within 10 days after the date of en-
- 10 actment of this subsection, the Secretary of the Treasury,
- 11 in consultation with the Director of the Office of Manage-
- 12 ment and Budget, shall project the budget surplus, if any,
- 13 for the total budget of the United States Government for
- 14 the fiscal-year period beginning on October 1, 1997, and
- 15 ending on September 30, 2008.
- 16 "(4) The Secretary of the Treasury shall invest the
- 17 funds held in the account pending enactment of the reform
- 18 measure referred to in paragraph (1). The purposes for
- 19 which obligations of the United States may be issued
- 20 under chapter 31 of title 31, United States Code, are here-
- 21 by extended to authorize, in the manner provided in sub-
- 22 section (d), the issuance at par of public-debt obligations
- 23 for purchase for the account. The interest on, and the pro-
- 24 ceeds from redemption of, any obligations held in the ac-
- 25 count shall be credited to and form a part of the account.

- 1 "(5) As used in this subsection, the term 'total budg-
- 2 et of the United States Government' means all spending
- 3 and receipt accounts of the United States Government
- 4 that are designated as on-budget or off-budget accounts.".
- 5 SEC. 702. EFFECTIVE DATE.
- 6 The amendment made by section 701 shall apply
- 7 to fiscal years beginning on or after October 1, 1997.

Passed the House of Representatives September 26, 1998.

Attest:

Clerk.